Case:18-01254-EAG13 Doc#:100 Filed:09/23/20 Entered:09/23/20 14:27:47 Desc: Main

IN THE UNITED STATES BANRUPTCY COURT FOR THE DISTRICT OF PUERTO RICO

IN DE	CHOTENIO 10 010 THE
IN RE.:	CASE NO.: 18-01254-EAG

ELBA IRIZARRY CASTRO SSN: XXX-XX-2462

DEBTOR CHAPTER 13

MOTION TO AMEND CHAPTER 13 PLAN AFTER CONFIRMATION

Here comes now Debtor **ELBA IRIZARRY CASTRO** ("THE **DEBTOR"**) through the undersigned attorney and very respectfully shows and prays as follows:

- The Debtor filed a Chapter 13 Bankruptcy Petition on March 8, 2018 The 341 meeting of creditors was held on April 5, 2018. The propsed plan plan was confirmed on September 4, 2019. <u>Docket 68</u>
- 2. A post confirmation modified plan dated **September 22, 2020** is being filed with this motion to modify the following:
 - a. Section 2.1 has been amended to reduce length of plan to 60 months.

WHEREFORE, the Debtor respectfully requests that the **post confirmation** modified plan dated September 22, 2020 be approved by this Honorable Court.

To parties in interest that: within twenty one (21) DAYS after service as evidence by the Certification, and an ADDITIONAL THREE (3) DAYS pursuant to Fed.R.Bank.P. 9006(f) if you were served by mail, any party against whom this Application has been served, or any other party to the action who objects to the relief sought herein, shall serve and file an objection or other appropriate response to the Application with the Clerk's Office of the U. S. Bankruptcy Court for the District of Puerto Rico. If no objection or other response is filed within the time allowed herein, the Application will be deemed unopposed and may be granted unless: (i) the requested relief is forbidden by law; (ii) the requested relief is against public policy; or (iii) in the opinion of the Court, the interest of justice requires otherwise.

ADDITIONAL NOTICE TO CREDITORS AND PARTIES IN INTEREST:

Your rights may be affected by this plan. Your claim may be reduced, modified, or eliminated. You should read this plan carefully and discuss it with your attorney if you have one in this bankruptcy case. If you do not have an attorney, you may wish to consult one. The headings contained in this plan are inserted for reference purposes only and shall not affect the meaning or interpretation of this Plan. If you oppose the plan's treatment of your claim or any provision of this plan, you or your attorney must file an objection to confirmation at least 7 days before the date set for the hearing on confirmation, unless otherwise ordered by the Bankruptcy Court. The Bankruptcy Court may confirm this plan without further notice if no objection to confirmation is filed. See Bankruptcy Rule 3015. In addition, you must file a timely proof of claim in order to be paid under this plan, unless ordered otherwise.

Case:18-01254-EAG13 Doc#:100 Filed:09/23/20 Entered:09/23/20 14:27:47 Desc: Mair Document Page 3 of 14 I HEREBY CERTIFY: that on September 22, 2020 I have electronically filed

the above mentioned document with the Clerk of the Court using a CM/ECF System which sends notification of such filing to the **US Trustee**, Monsita Lecaroz Arribas, Esq., **Chapter 13 Trustee**, to any creditors if any CM/ECF user. I further certify that I have served this notice by depositing true and correct copy thereof in the United States Mail, to non-user creditors **and all parties in interest** as per the attached list by mail.

In Mayaguez, Puerto Rico this 22nd day of September 2020.

/s/ LCDA GLORIA M. JUSTINIANO
USDC- PR - 207603
Ensanchez Martínez
Calle A. Ramírez Silva # 8
Mayagüez, PR 00680-4714
(787) 831-2577 & 805-2945
Email: justinianolaw@gmail.com

Case:18-01254-EAG13 Doc#:100 Filed:09/23/20 Entered:09/23/20 14:27:47 Desc: Main Document Page 4 of 14

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF PUERTO RICO

In Re		Case No.: 18-0125	4-EAG
	ELBA IRIZARRY CASTRO	Chapter 13	
XXX-X	XX- ²⁴⁶²	if this is a Pre-Confirmation	amended plan.
120000		if this is a Post Confirmation sed by: Debtor(s) Trustee Unsecured Credito	
		is an amended plan list below plan that have been changed.	
PAF	RT 1: Notices		
To De	btors: This form sets out options that may be appropriate in some cases, not indicate that the option is appropriate in your circumstances Plans that do not comply with local rules and judicial rulings may re	or that it is permissible in	ion on the form doe your judicial district
	In the following notice to creditors, you must check each box that applies		
To Cr	editors: Your rights may be affected by this plan. Your claim may be reduced	d, modified, or eliminated.	
	You should read this plan carefully and discuss it with your attorney if y have an attorney, you may wish to consult one. The headings contain only and shall not affect the meaning or interpretation of this Plan.	ou have one in this bankrupt ed in this plan are inserted f	cy case. If you do no for reference purpose
	If you oppose the plan's treatment of your claim or any provision objection to confirmation at least 7 days before the date set for ordered by the Bankruptcy Court. The Bankruptcy Court may conficonfirmation is filed. See Bankruptcy Rule 3015. In addition, you must this plan, unless ordered otherwise.	the hearing on confirmation this plan without further no	on, unless otherwise
	If a claim is withdrawn by a creditor or amended to an amount less that account of such claim: (1) The trustee is authorized to discontinue any allocated towards the payment of such creditor's claim shall be disbursed such creditor has received monies from the trustee (Disbursed Payment of the related claim to the trustee for distribution to Debtor's remaining repays his or her creditors in full, funds received in excess of the related of	further disbursements to relate by the trustee to Debtor's ren s), the creditor shall return fur g creditors. (4) If Debtor has	ed claim; (2) The sun naining creditors. (3) I nds received in excess proposed a plan tha
	The following matters may be of particular importance. Debtor(s) must che plan includes each of the following items. If an item is checked as "Not in will be ineffective if set out later in the plan.	eck one box on each line to st ncluded" or if both boxes are o	ate whether or not the checked, the provision
1.1	A limit on the amount of a secured claim, set out in Section 3.2, which may result in partial payment or no payment at all to the secured creditor	a Included	■Not included
1.2	Avoidance of a judicial lien or nonpossessory, nonpurchase-money security interes in Section 3.4	t, set out	■ Not included
1.3	Nonstandard provisions, set out in Part 8	■Included	☐Not included

Case:18-01254-EAG13 Doc#:100 Filed:09/23/20 Entered:09/23/20 14:27:47 Desc: Main Document Page 5 of 14

PART 2: Plan Payments and Length of Plan

2.1 Debtor(s) will make payments to the trustee as follows:

PMT Amount	Period(s)	Period(s) Totals	Comments
\$ 275	19	\$ 5,225	
\$ 840	1	\$ 840	
\$0	4	\$0	
\$ 200	36	\$ 7,200	
		\$0	
Subtotals	60	\$ 13,265	

Sulptosis 60 \$13,265 Insert additional lines if needed If fewer than 60 months of payments are specified, additional monthly payments will be made to the extent necessary to make the payment or discording specified in this plan.	-			\$ 7,200				
If fewer than 60 months of payments are specified, additional monthly payments will be made to the extent necessary to make the payme creditors specified in this plan. Regular payments to the trustee will be made from future income in the following manner: Check all that apply. Debtor(s) will make payments pursuant to a payroll deduction order. Debtor(s) will make payments directly to the trustee. Other (specify method of payments): Income tax refunds: Debtor(s) will supply the trustee with copy of each income tax return filed during the plan term within 14 days of the filing the return and will comply with 11 U.S.C. \$ 1325(b)(2). If the Debtor(s) need(s) to use all or a portion of such "Tax Refund," Debtor(s) shall seek court authorization prior to any use thereof. Additional payments: Check one. None. If "None" is checked, the rest of § 2.4 need not be completed or reproduced. Debtor(s) will make additional payment(s) to the trustee from other sources, as specified below. Describe the source, estimated amount, and date of each anticipated payment. Maintenance of payments and cure of default, if any. Check one. None. If "None" is checked, the rest of § 3.1 need not be completed or reproduced. None. If "None" is checked, the rest of \$ 3.1 need not be completed or reproduced. None of the debtor(s) will maintain the current contractual installment payments on the secured claims listed below, with any changes required by the applicable contract and noticed in conformity with any applicable rules. These payments will be disbursed either by the trustee or directly by the debtor(s), as specified below. Any existing arrearage on a listed claim will be paid in full through disbursements by the trustee or directly by the debtor(s), as specified below. Any existing arrearage on a listed claim will be paid in full through disbursements by the trustee or directly by the debtor(s), as specified below. Any existing arrearage on a listed claim will be applied in full through disbursements by the trustee or dir								
If fewer than 60 months of payments are specified, additional monthly payments will be made to the extent necessary to make the payme creditors specified in this plan. Regular payments to the trustee will be made from future income in the following manner: Check all that apply. Debtor(s) will make payments pursuant to a payroll deduction order. Debtor(s) will make payments directly to the trustee. Debtor(s) will make payments directly to the trustee. Debtor(s) will supply the trustee with copy of each income tax return filed during the plan term within 14 days of the filling the return and will comply with 11 U.S.C. § 1325(b)(2). If the Debtor(s) need(s) to use all or a portion of such "Tax Refund," Debtor(s) shall seek court authorization prior to any use thereof. Additional payments: Check one. None. If "None" is checked, the rest of § 2.4 need not be completed or reproduced. None. If "None" is checked, the rest of § 1.5 the trustee from other sources, as specified below. Describe the source, estimated amount, and date of each anticipated payment. WRT 3: Treatment of Secured Claims Maintenance of payments and cure of default, if any. Check one. None. If "None" is checked, the rest of § 3.1 need not be completed or reproduced. The debtor(s) will make additional payment(s) to the trustee from other sources, as specified below. Describe the source, estimated amount, and date of each anticipated payment. RRT 3: Treatment of Secured Claims Maintenance of payments and cure of default, if any. Check one. None. If "None" is checked, the rest of § 3.1 need not be completed or reproduced. The debtor(s) will maintain the current contractual installment payments on the secured claims listed below, with any changes required by the exhibition, as specified below. Any existing arrearage in sleed claim will be paid in till through disbursee by the trustee or directly by the debtor(s), as specified from the single deadline under Bankrupty Niku 3000(c) control over any contray montains by the trustee, with				\$ 13,265		· · · · · · · · · · · · · · · · · · ·		
Regular payments to the trustee will be made from future income in the following manner: Check all that apply. Debtor(s) will make payments pursuant to a payroll deduction order. Debtor(s) will make payments directly to the trustee. Debtor(s) will make payments directly to the trustee. Debtor(s) will supply the trustee with copy of each income tax return filed during the plan term within 14 days of the filing the return and will comply with 11 U.S.C. § 1325(b)(2). If the Debtor(s) need(s) to use all or a portion of such "Tax Refund," Debtor(s) shall seek court authorization prior to any use thereof. Additional payments: Check one. None. If "None" is checked, the rest of § 2.4 need not be completed or reproduced. Debtor(s) will make additional payment(s) to the trustee from other sources, as specified below. Describe the source, estimated amount, and date of each anticipated payment. The debtor(s) will maintain the current contractual installment payments on the secured claims listed below, with any changes required by the applicable contract and noticed in conformity with any applicable rules. These payments will be disbursements by the trustee or directly by the debtor(s), as specified below. Any existing arrearage on a listed claim will be paid in full through disbursements by the trustee, with interest, if any, at the rate stated, pro-rated unless a specific amount is provided below. Unless otherwise ordered by the court, the amounts listed on a proof claim file bedere the filing deadline under Bankuptyc Rule 3002(c) control over any contrary amounts listed below as to the current installment payments under this paragraph, here controlling, it is referred to the course of payments and arrearage in the absence of a contrary timely filed proof of claim, the amounts stated below as to the current installment payment and arrearage in the absence of a contrary timely filed proof of claim, the amounts stated below any existing existence of a contrary timely filed proof of claim. In a fail and the payment	III	sert additional il	ines ir needed					
Check all that apply. Debtor(s) will make payments pursuant to a payroll deduction order. Debtor(s) will make payments directly to the trustee. Other (specify method of payment): Income tax refunds: Debtor(s) will supply the trustee with copy of each income tax return filed during the plan term within 14 days of the filing the return and will comply with 11 U.S.C. § 1325(b)(2). If the Debtor(s) need(s) to use all or a portion of such "Tax Refund," Debtor(s) shall seek court authorization prior to any use thereof. Additional payments: Check one. None. If "None" is checked, the rest of § 2.4 need not be completed or reproduced. Debtor(s) will make additional payment(s) to the trustee from other sources, as specified below. Describe the source, estimated amount, and date of each anticipated payment. **RT 3: Treatment of Secured Claims** Maintenance of payments and cure of default, if any. Check one. None. If "None" is checked, the rest of § 3.1 need not be completed or reproduced. The debtor(s) will make additional payment(s) to the trustee from other sources, as specified below. Describe the source, estimated amount, and date of each anticipated payment. **RT 3: Treatment of Secured Claims** Maintenance of payments and cure of default, if any. Check one. None. If "None" is checked, the rest of § 3.1 need not be completed or reproduced. The debtor(s) will make additional payment and cure of default, if any. Check one. None. If "sone" is checked, the rest of § 3.1 need not be completed or reproduced. The debtor(s) will make additional payment and cure of default, if any. Check one. None. If "sone" is checked, the rest of § 3.1 need not be completed or reproduced. The debtor(s) will make additional payment and cure of default, if any. Check one. None. If "sone" is checked, the rest of § 3.1 need not be completed or reproduced. The debtor(s) will make additional payment and cure of default, if any. Check one. None. If "sone" is checked, the rest of § 3.1 need not be completed or reproduc				ents are specified, addit	ional monthly paym	nents will be made to t	the extent necessary	to make the payme
□ Debtor(s) will make payments directly to the trustee. □ Debtor(s) will make payments directly to the trustee. □ Other (specify method of payment): □ Income tax refunds: □ Debtor(s) will supply the trustee with copy of each income tax return filed during the plan term within 14 days of the filing the return and will comply with 11 U.S.C. § 1325(b)(2). If the Debtor(s) need(s) to use all or a portion of such "Tax Refund," Debtor(s) shall seek court authorization prior to any use thereof. Additional payments: Check one. □ None. If "None" is checked, the rest of § 2.4 need not be completed or reproduced. □ Debtor(s) will make additional payment(s) to the trustee from other sources, as specified below. Describe the source, estimated amount, and date of each anticipated payment. RT 3: Treatment of Secured Claims Maintenance of payments and cure of default, if any. Check one. □ None. If "None" is checked, the rest of § 3.1 need not be completed or reproduced. □ The debtor(s) will make additional payment in the current contractual installment payments on the secured claims listed below, with any changes required by the debtor(s) will maintain the current contractual installment payments on the secured claims listed below, with any changes required by the debtor(s), as specified below. Any existing arrearage on a listed claim will be paid in full through distursements by the trustee or directly by the debtor(s), as specified below. Any existing arrearage on a listed claim will be paid in full through distursements by the trustee. with returned on a proof of claim files before the situations as specified below. The secured claims is listed below with any changes required by the debtor(s), as specified below. Any existing arrearage on a listed claim will be paid in full through distursements by the trustee with returned on a proof of claim files before the situation of a contract mine the secure of claims in the court, the amounts returned to a proof of claim files before the situation of a contract mine based on	Regul	lar payments to	o the trustee wi	II be made from future	income in the foll	owing manner:		
□ Debtor(s) will make payments directly to the trustee. □ Other (specify method of payment): □ Income tax refunds: □ Debtor(s) will supply the trustee with copy of each income tax return filed during the plan term within 14 days of the filing the return and will comply with 11 U.S.C. § 1325(b)(2). If the Debtor(s) need(s) to use all or a portion of such "Tax Refund," Debtor(s) shall seek court authorization prior to any use thereof. Additional payments: Check one. □ None. If "None" is checked, the rest of § 2.4 need not be completed or reproduced. □ Debtor(s) will make additional payment(s) to the trustee from other sources, as specified below. Describe the source, estimated amount, and date of each anticipated payment. ■ None. If "None" is checked, the rest of § 3.1 need not be completed or reproduced. □ None. If "None" is checked, the rest of § 3.1 need not be completed or reproduced. □ None. If "None" is checked, the rest of § 3.1 need not be completed or reproduced. □ None. If "None" is checked, the rest of § 3.1 need not be completed or reproduced. □ The debtor(s) will maintain the current contractual installment payments on the secured claims listed below, with any changes required by the debtor(s), as specified below. Any existing arrearage on a listed claim will be paid in full through disbursements by the trustee or directly by the debtor(s), as specified below. Any existing arrearage on a listed claim will be paid in full through disbursements by the trustee, with interest, if any, at the rate stated, pro-rated unless a specified amount is provided below. Unless otherwise ordered by the court, the amounts listed below as to the current installment payment and arrearage in the absence of a contrary timely filed proof of claim, the amounts stated below as to the current installment payment and arrearage in the absence of a contrary timely filed proof of claim, the amounts stated below are controlling, it is not a submatic stay is ordered as to any item of collateral will rease, and all secured claims	Check	all that apply.						
□ Debtor(s) will make payments directly to the trustee. □ Other (specify method of payment): □ Income tax refunds: □ Debtor(s) will supply the trustee with copy of each income tax return filed during the plan term within 14 days of the filling the return and will comply with 11 U.S.C. § 1325(b)(2). If the Debtor(s) need(s) to use all or a portion of such "Tax Refund," Debtor(s) shall seek court authorization prior to any use thereof. Additional payments: Check one. □ None. If "None" is checked, the rest of § 2.4 need not be completed or reproduced. □ Debtor(s) will make additional payment(s) to the trustee from other sources, as specified below. Describe the source, estimated amount, and date of each anticipated payment. ■ None. If "None" is checked, the rest of § 3.1 need not be completed or reproduced. ■ None. If "None" is checked, the rest of § 3.1 need not be completed or reproduced. ■ None. If "None" is checked, the rest of § 3.1 need not be completed or reproduced. □ The debtor(s) will maintain the current contractual installment payments on the secured claims listed below, with any changes required by the debtor(s), as specified below. Any existing arrearage on a listed claim will be paid in full through disbursements by the trustee or directly by the debtor(s), as specified below. Any existing arrearage on a listed claim will be paid in full through disbursements by the trustee, with interest, if any, at the rate stated, pro-rated unless a specific amount is provided below. Unless otherwise ordered by the court, the amounts listed on a proof of claim filed before the filling deadline under Bankruptcy Rule 3002(c) control over any contrary amounts listed below as to the current installment payment and arrearage in the absence of a contrary limply filed proof of claim, the amounts stated below are controlling, it relief from the automatic stay is ordered as to any item of collateral listed in this paragraph, then, unless otherwise ordered by the court, all payments under this paragraph as to that colla	☐ Del	btor(s) will make	e payments purs	suant to a payroll deduc	tion order.			
Cother (specify method of payment):								
Debtor(s) will supply the trustee with copy of each income tax return filed during the plan term within 14 days of the filing the return and will comply with 11 U.S.C. § 1325(b)(2). If the Debtor(s) need(s) to use all or a portion of such "Tax Refund," Debtor(s) shall seek court authorization prior to any use thereof. Additional payments: Check one. None. If "None" is checked, the rest of § 2.4 need not be completed or reproduced. Debtor(s) will make additional payment(s) to the trustee from other sources, as specified below. Describe the source, estimated amount, and date of each anticipated payment. RT 3: Treatment of Secured Claims Maintenance of payments and cure of default, if any. Check one. None. If "None" is checked, the rest of § 3.1 need not be completed or reproduced. The debtor(s) will maintain the current contractual installment payments on the secured claims listed below, with any changes required by the applicable contract and noticed in conformity with any applicable rules. These payments will be disbursed either by the trustee or directly by the debtor(s), as specified below. Any at the rate stated, pro-rated unless a specific amount is provided below. Unless otherwise ordered by the court, the amounts listed on a proof of claim file before the filing deadline under Bankruptor, Rula 3002(c) control over any contrary amounts listed below are controlling. It relief from the automatic stay is ordered as to any item of collateral listed in this paragraph, then, unless otherwise ordered by the court, the amounts payments will be case, and all secured claims based on that collateral will no longer be treated by the plan. The final column includes only payments disbursed by the trustee rather than by the debtor(s). Name of Creditor Collateral Current Amount of Interest Monthly Estimated total payments by amount of Interest monthly payments by trustee. Will reavy a merearage rate on a rearage on a rearage rustee.								
will comply with 11 U.S.C. § 1325(b)(2). If the Debtor(s) need(s) to use all or a portion of such "Tax Refund," Debtor(s) shall seek court authorization prior to any use thereof. Additional payments: Check one. None. If "None" is checked, the rest of § 2.4 need not be completed or reproduced. Debtor(s) will make additional payment. RT 3: Treatment of Secured Claims Waintenance of payments and cure of default, if any. Check one. None. If "None" is checked, the rest of § 3.1 need not be completed or reproduced. The debtor(s) will maintain the current contractual installment payments on the secured claims listed below, with any changes required by the applicable contract and noticed in conformity with any applicable rules. These payments will be disbursed either by the trustee or directly by the debtor(s), as specified below. Any existing arrearage on a listed claim will be paid in full flowing disbursements by the trustee, with interest, if any, at the rate stated, pro-rated unless a specific amount is provided below. Unless otherwise ordered by the court, the amounts listed one proof of claim filed before the filing deadline under Bankruptx Rule 3002(c) control over any contrary amounts listed below as to the current installment payment and arrearage, in the absence of a contrary timely filed proof of claim, the amounts listed below as to the current installment payment and arrearage. In the absence of a contrary timely filed proof of claim, the amounts stated below are controlling, it payments under this paragraph then unless otherwise ordered by the court, all payments under this paragraph as to that collateral will cease, and all secured claims based on that collateral will no longer be treated by the plan. The final column includes only payments disbursed by the trustee rather than by the debtor(s). Name of Creditor Collateral Current Amount of Interest Interest Monthly Estimated total payments by rarearage rate on Plan PMT payments by rarearage on arrearage on arrearage on arrearage o	Incom	ne tax refunds:						
Check one. None. If "None" is checked, the rest of § 2.4 need not be completed or reproduced. Debtor(s) will make additional payment(s) to the trustee from other sources, as specified below. Describe the source, estimated amount, and date of each anticipated payment. None. If "None" is checked, the rest of § 3.1 need not be completed or reproduced. None. If "None" is checked, the rest of § 3.1 need not be completed or reproduced. None. If "None" is checked, the rest of § 3.1 need not be completed or reproduced. Sheeked one. None. If "None" is checked, the rest of § 3.1 need not be completed or reproduced. Sheeked one. Sheeked one. Sheeked one. Sheeked one. Sheeked one. Sheeked one. Sheeked one of the sheeked, the rest of § 3.1 need not be completed or reproduced. Sheeked one. Sheeked o	will co	mply with 11 U.	S.C. § 1325(b)(2). If the Debtor(s) nee				
■ None. If "None" is checked, the rest of § 2.4 need not be completed or reproduced. □ Debtor(s) will make additional payment(s) to the trustee from other sources, as specified below. Describe the source, estimated amount, and date of each anticipated payment. ■ None. If "None" is checked, the rest of § 3.1 need not be completed or reproduced. □ None. If "None" is checked, the rest of § 3.1 need not be completed or reproduced. □ The debtor(s) will maintain the current contractual installment payments on the secured claims listed below, with any changes required by the applicable contract and noticed in conformity with any applicable rules. These payments will be disbursed either by the trustee or directly by the debtor(s), as specified below. Any existing arrearage on a listed claim will be paid in full through disbursements by the trustee, with interest, if any, at the rate stated, pro-rated unless a specific amount is provided below. Unless otherwise ordered by the court, the amounts listed on a proof of claim filed before the filling deadline under Bankruptcy Rule 3002(c) control over any contrary amounts listed below as to the current installment payment and arrearage. In the absence of a contrary timely filed proof of claim, the amounts stated below are controlling. If either from the automatic stay is ordered as to any item of collateral listed in this paragraph, then, unless otherwise ordered by the court, all payments under this paragraph as to that collateral will cease, and all secured claims based on that collateral will no longer be treated by the plan. The final column includes only payments disbursed by the trustee rather than by the debtor(s). Name of Creditor Collateral Current Amount of Interest Monthly Estimated total Installments arrearage rate on Plan PMT payments by trustee (including secrow) (if any) □ S	Additi	ional payments	s:					
Debtor(s) will make additional payment(s) to the trustee from other sources, as specified below. Describe the source, estimated amount, and date of each anticipated payment. **RT 3: Treatment of Secured Claims** **Waintenance of payments and cure of default, if any.** **Check one.** **None. If "None" is checked, the rest of § 3.1 need not be completed or reproduced.** The debtor(s) will maintain the current contractual installment payments on the secured claims listed below, with any changes required by the applicable contract and noticed in conformity with any applicable rules. These payments will be disbursed either by the trustee or directly by the debtor(s), as specified below. Any existing arrearage on a listed claim will be paid in full through disbursements by the trustee, with interest, if any, at the rate stated, pro-rated unless a specific amount is provided below. Unless otherwise ordered by the court, the amounts listed on a proof of claim filed before the filling deadline under Bankruptcy Rule 3002(c) control over any contrary amounts listed below as to the current installment payment and arrearage. In the absence of a contrary timely filed proof of claim, the amounts stated below are controlling. If from the automatic stay is ordered as to any item of collateral listed in this paragraph, then, unless otherwise ordered by the court, all payments under this paragraph as to that collateral will cease, and all secured claims based on that collateral will no longer be treated by the plan. The final column includes only payments disbursed by the trustee rather than by the debtor(s). Name of Creditor Collateral Current Amount of Interest Monthly Estimated total Installments arrearage rate on Plan PMT payments by trustee. S	Check	one.						
Debtor(s) will make additional payment(s) to the trustee from other sources, as specified below. Describe the source, estimated amount, and date of each anticipated payment. **RT 3: Treatment of Secured Claims** **Maintenance of payments and cure of default, if any.** **Check one.** **None. If "None" is checked, the rest of § 3.1 need not be completed or reproduced.** The debtor(s) will maintain the current contractual installment payments on the secured claims listed below, with any changes required by the applicable contract and noticed in conformity with any applicable rules. These payments will be disbursed either by the trustee or directly by the debtor(s), as specified below. Any existing arrearage on a listed claim will be paid in full through disbursements by the trustee, with nerest, if any, at the rate stated, pro-rated unless a specific amount is provided below. Unless otherwise ordered by the court, the amounts is large of a contrary timely filed proof of claim filed before the filing deadline under Bankruptcy Rule 3002(c) control over any contrary amounts listed below as to the current installment payment and arrearage. In the absence of a contrary timely filed proof of claim, the amounts stated below are controlling. It eleft from the automatic stay is ordered as to any item of collateral listed in this paragraph, then, unless otherwise ordered by the court, all payments under this paragraph as to that collateral will cease, and all secured claims based on that collateral will no longer be treated by the plan. The final column includes only payments disbursed by the trustee rather than by the debtor(s). Name of Creditor Collateral Current Amount of Interest Monthly Estimated total Installments arrearage rate on Plan PMT payments by rustee. S	■ No	ne. If "None" is	checked the re	st of § 2.4 need not be	completed or repro	duced.		
Maintenance of payments and cure of default, if any. Check one. None. If "None" is checked, the rest of § 3.1 need not be completed or reproduced. The debtor(s) will maintain the current contractual installment payments on the secured claims listed below, with any changes required by the applicable contract and noticed in conformity with any applicable rules. These payments will be disbursed either by the trustee or directly by the debtor(s), as specified below. Any existing arrearage on a listed claim will be paid in full through disbursements by the trustee, with interest, if any, at the rate stated, pro-rated unless a specific amount is provided below. Unless otherwise ordered by the court, the amounts listed on a proof of claim filed before the filing deadline under Bankruptcy Rule 3002(c) control over any contrary amounts listed below as to the current installment payment and arrearage. In the absence of a contrary timely filed proof of claim, the amounts stated below are controlling, if relief from the automatic stay is ordered as to any item of collateral will cease, and all secured claims based on that collateral will no longer be treated by the plan. The final column includes only payments disbursed by the trustee rather than by the debtor(s). Name of Creditor Collateral Current Installments Amount of Interest Monthly Estimated total payments by trustee Installments Amount of Interest Interest On arrearage		75 (6			om other sources, a	s specified below. De	scribe the source, es	timated amount,
Maintenance of payments and cure of default, if any. Check one. None. If "None" is checked, the rest of § 3.1 need not be completed or reproduced. The debtor(s) will maintain the current contractual installment payments on the secured claims listed below, with any changes required by the applicable contract and noticed in conformity with any applicable rules. These payments will be disbursed either by the trustee or directly by the debtor(s), as specified below. Any existing arrearage on a listed claim will be paid in full through disbursements by the trustee, with interest, if any, at the rate stated, pro-rated unless a specific amount is provided below. Unless otherwise ordered by the court, the amounts listed on a proof of claim filed before the filing deadline under Bankruptcy Rule 3002(c) control over any contrary amounts listed below as to the current installment payment and arrearage. In the absence of a contrary timely filed proof of claim, the amounts stated below are controlling, it relief from the automatic stay is ordered as to any item of collateral listed in this paragraph, then, unless otherwise ordered by the court, all payments under this paragraph as to that collateral will cease, and all secured claims based on that collateral will no longer be treated by the plan. The final column includes only payments disbursed by the trustee rather than by the debtor(s). Name of Creditor Collateral Current Amount of Interest Monthly Estimated total rate on arrearage rate on Plan PMT payments by trustee (If any) S Monthly Payments by trustee Truste	una	aato or oadir ari						
Maintenance of payments and cure of default, if any. Check one. None. If "None" is checked, the rest of § 3.1 need not be completed or reproduced. The debtor(s) will maintain the current contractual installment payments on the secured claims listed below, with any changes required by the applicable contract and noticed in conformity with any applicable rules. These payments will be disbursed either by the trustee or directly by the debtor(s), as specified below. Any existing arrearage on a listed claim will be paid in full through disbursements by the trustee, with interest, if any, at the rate stated, pro-rated unless a specific amount is provided below. Unless otherwise ordered by the court, the amounts listed on a proof of claim filed before the filling deadline under Bankruptcy Rule 3002(c) control over any contrary amounts listed below as to the current installment payment and arrearage. In the absence of a contrary timely filed proof of claim, the amounts stated below are controlling, it relief from the automatic stay is ordered as to any item of collateral listed in this paragraph, then, unless otherwise ordered by the court, all payments under this paragraph as to that collateral will cease, and all secured claims based on that collateral will no longer be treated by the plan. The final column includes only payments disbursed by the trustee rather than by the debtor(s). Name of Creditor Collateral Current Amount of Interest Monthly Estimated total payments by trustee Installments arrearage rate on Plan PMT payments by trustee (If any) (If any) Monthly Payments by trustee Installments Arrearage On arrearage							4	***
Maintenance of payments and cure of default, if any. Check one. None. If "None" is checked, the rest of § 3.1 need not be completed or reproduced. The debtor(s) will maintain the current contractual installment payments on the secured claims listed below, with any changes required by the applicable contract and noticed in conformity with any applicable rules. These payments will be disbursed either by the trustee or directly by the debtor(s), as specified below. Any existing arrearage on a listed claim will be paid in full through disbursements by the trustee, with interest, if any, at the rate stated, pro-rated unless a specific amount is provided below. Unless otherwise ordered by the court, the amounts listed on a proof of claim filed before the filing deadline under Bankruptcy Rule 3002(c) control over any contrary amounts listed below as to the current installment payment and arrearage. In the absence of a contrary timely filed proof of claim, the amounts stated below are controlling, it relief from the automatic stay is ordered as to any item of collateral listed in this paragraph, then, unless otherwise ordered by the court, all payments under this paragraph as to that collateral will cease, and all secured claims based on that collateral will no longer be treated by the plan. The final column includes only payments disbursed by the trustee rather than by the debtor(s). Name of Creditor Collateral Current Amount of Interest Monthly Estimated total rate on arrearage rate on Plan PMT payments by trustee (If any) S Monthly Payments by trustee trustee The final column includes only payments by trustee Trustee The final column includes only payments by trustee Trustee The final column includes only payments by trustee								
Maintenance of payments and cure of default, if any. Check one. None. If "None" is checked, the rest of § 3.1 need not be completed or reproduced. The debtor(s) will maintain the current contractual installment payments on the secured claims listed below, with any changes required by the applicable contract and noticed in conformity with any applicable rules. These payments will be disbursed either by the trustee or directly by the debtor(s), as specified below. Any existing arrearage on a listed claim will be paid in full through disbursements by the trustee, with interest, if any, at the rate stated, pro-rated unless a specific amount is provided below. Unless otherwise ordered by the court, the amounts listed on a proof of claim filed before the filing deadline under Bankruptcy Rule 3002(c) control over any contrary amounts listed below as to the current installment payment and arrearage. In the absence of a contrary timely filed proof of claim, the amounts stated below are controlling, it relief from the automatic stay is ordered as to any item of collateral listed in this paragraph, then, unless otherwise ordered by the court, all payments under this paragraph as to that collateral will cease, and all secured claims based on that collateral will no longer be treated by the plan. The final column includes only payments disbursed by the trustee rather than by the debtor(s). Name of Creditor Collateral Current Amount of Interest Monthly Estimated total Installments arrearage rate on Plan PMT payments by trustee (If any) arrearage on arrearage on arrearage on arrearage rate on arrearage on arrearage on arrearage on arrearage on arrearage trustee								
None. If "None" is checked, the rest of § 3.1 need not be completed or reproduced. The debtor(s) will maintain the current contractual installment payments on the secured claims listed below, with any changes required by the applicable contract and noticed in conformity with any applicable rules. These payments will be disbursed either by the trustee or directly by the debtor(s), as specified below. Any existing arrearage on a listed claim will be paid in full through disbursements by the trustee, with interest, if any, at the rate stated, pro-rated unless a specific amount is provided below. Unless otherwise ordered by the court, the amounts listed on a proof of claim filed before the filing deadline under Bankruptcy Rule 3002(c) control over any contrary amounts listed below as to the current installment payment and arrearage. In the absence of a contrary timely filed proof of claim, the amounts stated below are controlling. It relief from the automatic stay is ordered as to any item of collateral listed in this paragraph, then, unless otherwise ordered by the court, all payments under this paragraph as to that collateral will cease, and all secured claims based on that collateral will no longer be treated by the plan. The final column includes only payments disbursed by the trustee rather than by the debtor(s). Name of Creditor Collateral Current Installments arrearage rate on Plan PMT payments by trustee (If any) S Wonthly Estimated total payments by trustee (If any) The final column includes on arrearage (If any) S Wonthly The final payments by trustee			nt of Coou	rad Claima				
The debtor(s) will maintain the current contractual installment payments on the secured claims listed below, with any changes required by the applicable contract and noticed in conformity with any applicable rules. These payments will be disbursed either by the trustee or directly by the debtor(s), as specified below. Any existing arrearage on a listed claim will be paid in full through disbursements by the trustee, with interest, if any, at the rate stated, pro-rated unless a specific amount is provided below. Unless otherwise ordered by the court, the amounts listed on a proof of claim filed before the filing deadline under Bankruptcy Rule 3002(c) control over any contrary amounts listed below as to the current installment payment and arrearage. In the absence of a contrary timely filed proof of claim, the amounts stated below are controlling. It relief from the automatic stay is ordered as to any item of collateral listed in this paragraph, then, unless otherwise ordered by the court, all payments under this paragraph as to that collateral will cease, and all secured claims based on that collateral will no longer be treated by the plan. The final column includes only payments disbursed by the trustee rather than by the debtor(s). Name of Creditor Collateral Current Installments Amount of Interest Monthly Estimated total Installments Arrearage rate on Plan PMT payments by Payments (Including escrow) Fayments (Including escrow) S Monthly Estimated total Installments Arrearage rate on Plan PMT payments by trustee			nt of Secu	red Claims	· · · · · · · · · · · · · · · · · · ·			
The debtor(s) will maintain the current contractual installment payments on the secured claims listed below, with any changes required by the applicable contract and noticed in conformity with any applicable rules. These payments will be disbursed either by the trustee or directly by the debtor(s), as specified below. Any existing arrearage on a listed claim will be paid in full through disbursements by the trustee, with interest, if any, at the rate stated, pro-rated unless a specific amount is provided below. Unless otherwise ordered by the court, the amounts listed be not a proof of claim filed before the filing deadline under Bankruptcy Rule 3002(c) control over any contrary amounts listed below are controlling. It relief from the automatic stay is ordered as to any item of collateral listed in this paragraph, then, unless otherwise ordered by the court, all payments under this paragraph as to that collateral will cease, and all secured claims based on that collateral will no longer be treated by the plan. The final column includes only payments disbursed by the trustee rather than by the debtor(s). Name of Creditor Collateral Current Amount of Interest Monthly Estimated total payments by rayments (If any) Payments (If any) S Monthly Fatinated total payments by trustee (If any) S Monthly Fatinated total payments by trustee Trustee Trustee Trustee	RT 3:	: Treatme		0				
The debtor(s) will maintain the current contractual installment payments on the secured claims listed below, with any changes required by the applicable contract and noticed in conformity with any applicable rules. These payments will be disbursed either by the trustee or directly by the debtor(s), as specified below. Any existing arrearage on a listed claim will be paid in full through disbursements by the trustee, with interest, if any, at the rate stated, pro-rated unless a specific amount is provided below. Unless otherwise ordered by the court, the amounts listed below are controlling deadline under Bankruptcy Rule 3002(c) control over any contrary amounts listed below are controlling. It current installment payment and arrearage. In the absence of a contrary timely filed proof of claim, the amounts stated below are controlling. It relief from the automatic stay is ordered as to any item of collateral listed in this paragraph, then, unless otherwise ordered by the court, all payments under this paragraph as to that collateral will cease, and all secured claims based on that collateral will no longer be treated by the plan. The final column includes only payments disbursed by the trustee rather than by the debtor(s). Name of Creditor Collateral Current Amount of Interest Monthly Estimated total payments by rayments (If any) arrearage rate on Plan PMT payments by rayments by rayments by trustee (Including escrow) S S Monthly Amount of Interest Monthly Payments (If any) On arrearage rate on Plan PMT payments by trustee Trustee	RT 3:	: Treatme		0				
the applicable contract and noticed in conformity with any applicable rules. These payments will be disbursed either by the trustee or directly by the debtor(s), as specified below. Any existing arrearage on a listed claim will be paid in full through disbursements by the trustee, with interest, if any, at the rate stated, pro-rated unless a specific amount is provided below. Unless otherwise ordered by the court, the amounts listed on a proof of claim filed before the filling deadline under Bankruptcy Rule 3002(c) control over any contrary amounts listed below as to the current installment payment and arrearage. In the absence of a contrary timely filed proof of claim, the amounts stated below are controlling. If relief from the automatic stay is ordered as to any item of collateral listed in this paragraph, then, unless otherwise ordered by the court, all payments under this paragraph as to that collateral will cease, and all secured claims based on that collateral will no longer be treated by the plan. The final column includes only payments disbursed by the trustee rather than by the debtor(s). Name of Creditor Collateral Current Installments Install	RT 3:	Treatme	ents and cure o	of default, if any.				
the applicable contract and noticed in conformity with any applicable rules. These payments will be disbursed either by the trustee or directly by the debtor(s), as specified below. Any existing arrearage on a listed claim will be paid in full through disbursements by the trustee, with interest, if any, at the rate stated, pro-rated unless a specific amount is provided below. Unless otherwise ordered by the court, the amounts listed on a proof of claim filed before the filling deadline under Bankruptcy Rule 3002(c) control over any contrary amounts listed below as to the current installment payment and arrearage. In the absence of a contrary timely filed proof of claim, the amounts stated below are controlling. If relief from the automatic stay is ordered as to any item of collateral listed in this paragraph, then, unless otherwise ordered by the court, all payments under this paragraph as to that collateral will cease, and all secured claims based on that collateral will no longer be treated by the plan. The final column includes only payments disbursed by the trustee rather than by the debtor(s). Name of Creditor Collateral Current Installments Install	RT 3:	Treatme	ents and cure o	of default, if any.	ompleted or reprodu	ıced.		
by the debtor(s), as specified below. Any existing arrearage on a listed claim will be paid in full through disbursements by the trustee, with interest, if any, at the rate stated, pro-rated unless a specific amount is provided below. Unless otherwise ordered by the court, the amounts listed on a proof of claim filed before the filing deadline under Bankruptcy Rule 3002(c) control over any contrary amounts listed below as to the current installment payment and arrearage. In the absence of a contrary timely filed proof of claim, the amounts stated below are controlling. If relief from the automatic stay is ordered as to any item of collateral listed in this paragraph, then, unless otherwise ordered by the court, all payments under this paragraph as to that collateral will cease, and all secured claims based on that collateral will no longer be treated by the plan. The final column includes only payments disbursed by the trustee rather than by the debtor(s). Name of Creditor Collateral Current Installments Installme	RT 3:	Treatme	ents and cure of the control of the checked, the res	of default, if any.			od bolov, with any	
listed on a proof of claim filed before the filing deadline under Bankruptcy Rule 3002(c) control over any contrary amounts listed below as to the current installment payment and arrearage. In the absence of a contrary timely filed proof of claim, the amounts stated below are controlling. It relief from the automatic stay is ordered as to any item of collateral listed in this paragraph, then, unless otherwise ordered by the court, all payments under this paragraph as to that collateral will cease, and all secured claims based on that collateral will no longer be treated by the plan. The final column includes only payments disbursed by the trustee rather than by the debtor(s). Name of Creditor Collateral Current Installments Amount of Interest Plan PMT Payments by Payments (If any) arrearage (If any) S S S S S S S S S S S S S S S S S S	RT 3: Mainter Check of Non	: Treatme nance of paym one. ne. If "None" is a	ents and cure of the checked, the res	of default, if any. t of § 3.1 need not be co	ent payments on the	ne secured claims list		
current installment payment and arrearage. In the absence of a contrary timely filed proof of claim, the amounts stated below are controlling. It relief from the automatic stay is ordered as to any item of collateral listed in this paragraph, then, unless otherwise ordered by the court, all payments under this paragraph as to that collateral will cease, and all secured claims based on that collateral will no longer be treated by the plan. The final column includes only payments disbursed by the trustee rather than by the debtor(s). Name of Creditor Collateral Current Installments Payments (If any) Summary timely filed proof of claim, the amounts stated below are controlling. It is a contro	Mainter Check of Non	Treatmenance of paymone. The ine of paymone is a debtor (s) will rollicable contractions.	ents and cure of the cure of the checked, the result and noticed in	of default, if any. t of § 3.1 need not be corrent contractual installm conformity with any app	ent payments on the	ne secured claims list e payments will be dis	sbursed either by the	trustee or directly
relief from the automatic stay is ordered as to any item of collateral listed in this paragraph, then, unless otherwise ordered by the court, all payments under this paragraph as to that collateral will cease, and all secured claims based on that collateral will no longer be treated by the plan. The final column includes only payments disbursed by the trustee rather than by the debtor(s). Name of Creditor Collateral Current Amount of Interest Monthly Estimated total Installments arrearage rate on Plan PMT payments by Payments (If any) arrearage (If any) on arrearage trustee S	Mainter Check of Non The the app by the interest	nance of paymone. de debtor(s) will rollicable contracted debtor(s), as sit, if any, at the rollicable.	ents and cure of checked, the res maintain the cur at and noticed in pecified below. rate stated, pro-	of default, if any. It of § 3.1 need not be content contractual installm conformity with any app. Any existing arrearage rated unless a specific	ent payments on the color of th	ne secured claims list e payments will be dis vill be paid in full thro d below. Unless other	sbursed either by the ugh disbursements rwise ordered by the	trustee or directly by the trustee, with court, the amounts
payments under this paragraph as to that collateral will cease, and all secured claims based on that collateral will no longer be treated by the plan. The final column includes only payments disbursed by the trustee rather than by the debtor(s). Name of Creditor Collateral Current Amount of Installments arrearage rate on Plan PMT payments by Payments (If any) arrearage (If any) on arrearage trustee S	Mainter Check of Non The the app by the interest listed or	rance of paymone. de debtor(s) will rollicable contracted debtor(s), as syt, if any, at the ron a proof of claim	ents and cure of checked, the res maintain the cur at and noticed in pecified below. rate stated, pro- m filed before the	of default, if any. It of § 3.1 need not be content contractual installm conformity with any app. Any existing arrearage rated unless a specific filing deadline under	nent payments on the blicable rules. Thes on a listed claim vamount is provided Bankruptcy Rule 30	ne secured claims list e payments will be dis vill be paid in full thro d below. Unless other 002(c) control over an	sbursed either by the ugh disbursements rwise ordered by the y contrary amounts li	e trustee or directly by the trustee, with court, the amounts sted below as to the
Name of Creditor Collateral Current Installments arrearage Payments (Including escrow) S	Mainter Check of Non The the app by the interest listed oo current	reatment one. Treatment one. The ine is a debtor(s) will related be contracted bettor(s), as significant on a proof of claim in stallment pay	checked, the resemaintain the curit and noticed in pecified below. rate stated, promised before the ment and arreservant and arreservant and arreservant curies and curies	of default, if any. It of § 3.1 need not be content contractual installmonth of the conformity with any apparate dunless a specific entiling deadline under arage. In the absence of	nent payments on the licable rules. These on a listed claim vacunt is provided Bankruptcy Rule 3 of a contrary timely f	ne secured claims list e payments will be dis vill be paid in full thro d below. Unless other 002(c) control over an iled proof of claim, the	sbursed either by the ugh disbursements rwise ordered by the y contrary amounts li amounts stated belo	e trustee or directly by the trustee, with court, the amounts sted below as to the ow are controlling. If
Installments arrearage rate on arrearage (If any) S% Installments arrearage (If any) Plan PMT payments by on arrearage (If any) Trustee **S% **S% **S%	Mainter Check of Non The the app by the interest listed or current relief frr paymer	reatments. Treatments. Treatm	ents and cure of checked, the res maintain the curit and noticed in pecified below. rate stated, promise filed before the ment and arretic stay is orde paragraph as to	of default, if any. It of § 3.1 need not be content contractual installmonth of the conformity with any appropriate of the conformity of the confo	nent payments on the licable rules. Thes on a listed claim wamount is provide Bankruptcy Rule 3 of a contrary timely follateral listed in the, and all secured of a contract of the listed in the and all secured of a contract of the listed in the the	ne secured claims list e payments will be dis vill be paid in full thro d below. Unless other 002(c) control over an illed proof of claim, the s paragraph, then, un claims based on that c	sbursed either by the ugh disbursements rwise ordered by the y contrary amounts li amounts stated beloness otherwise orde	e trustee or directly by the trustee, with court, the amounts sted below as to the ow are controlling. If red by the court, all
Installments arrearage rate on Plan PMT payments by Payments (Including escrow) \$\text{S}\$ \	Mainter Check of Non The the app by the interest listed of current relief fri	reatments. Treatments. Treatm	ents and cure of checked, the rest maintain the curit and noticed in pecified below. rate stated, promission filed before the ment and arretic stay is orde paragraph as to	of default, if any. It of § 3.1 need not be content contractual installmonth of the conformity with any apparated unless a specific efiling deadline under arage. In the absence of the collateral will ceas	nent payments on the licable rules. Thes on a listed claim wamount is provide Bankruptcy Rule 3 of a contrary timely follateral listed in the, and all secured of a contract of the listed in the and all secured of a contract of the listed in the the	ne secured claims list e payments will be dis vill be paid in full thro d below. Unless other 002(c) control over an illed proof of claim, the s paragraph, then, un claims based on that c	sbursed either by the ugh disbursements rwise ordered by the y contrary amounts li amounts stated beloness otherwise orde	e trustee or directly by the trustee, with court, the amounts sted below as to the ow are controlling. If red by the court, all
Payments (If any) arrearage on arrearage trustee	Mainter Check of Non The the app by the sinterest interest interest interest relief from paymen plan. The	nance of paymone. Treatmel paymone. The lif "None" is a debtor(s) will relicable contract debtor(s), as sign, if any, at the rent payom the automants under this lefinal columnistic col	checked, the res maintain the curit and noticed in pecified below. rate stated, pro- m filed before the ment and arre tic stay is orde paragraph as to n includes only p	of default, if any. It of § 3.1 need not be contractual installmonth to the contractual installment in the contractual	nent payments on the control of the	ne secured claims list e payments will be dis vill be paid in full thro d below. Unless other 002(c) control over an illed proof of claim, the s paragraph, then, un claims based on that can by the debtor(s).	sbursed either by the ugh disbursements rwise ordered by the y contrary amounts li amounts stated bela less otherwise orde collateral will no long	e trustee or directly by the trustee, with court, the amounts sted below as to the ow are controlling. If red by the court, all er be treated by the
(Including escrow) (If any) \$ % \$ \$	Mainter Check of Non The the app by the sinterest listed of current relief fre payment plan. The	nance of paymone. Treatmel paymone. The lif "None" is a debtor(s) will relicable contract debtor(s), as sign, if any, at the rent payom the automants under this lefinal columnistic col	checked, the res maintain the curit and noticed in pecified below. rate stated, pro- m filed before the ment and arre tic stay is orde paragraph as to n includes only p	of default, if any. It of § 3.1 need not be content contractual installmonth of the conformity with any appart of the conformity of the conform	nent payments on the licable rules. These on a listed claim version and interest of the listed in th	ne secured claims list e payments will be dis vill be paid in full thro d below. Unless other 002(c) control over any iled proof of claim, the s paragraph, then, un taims based on that can by the debtor(s).	sbursed either by the ugh disbursements rwise ordered by the y contrary amounts li amounts stated belates otherwise orde collateral will no long	e trustee or directly by the trustee, with court, the amounts sted below as to the ow are controlling. If red by the court, all er be treated by the
	Mainter Check of Non The the appointerest iisted of current relief fro aymer plan. Ti	nance of paymone. Treatmel paymone. The lif "None" is a debtor(s) will relicable contract debtor(s), as sign, if any, at the rent payom the automants under this lefinal columnistic col	checked, the res maintain the curit and noticed in pecified below. rate stated, pro- m filed before the ment and arre tic stay is orde paragraph as to n includes only p	of default, if any. It of § 3.1 need not be content contractual installmonton of any existing arrearage rated unless a specific entilling deadline under arage. In the absence of that collateral will ceas anyments disbursed by the content content collateral will ceas to any item of content collateral will ceas anyments disbursed by the content contents of the content contents of the contents of	nent payments on the solution of the solution	ne secured claims list e payments will be dis vill be paid in full thro d below. Unless other 002(c) control over any iled proof of claim, the s paragraph, then, un claims based on that can by the debtor(s).	sbursed either by the ugh disbursements rwise ordered by the y contrary amounts li- e amounts stated belonless otherwise orde collateral will no long Monthly Plan PMT	e trustee or directly by the trustee, with court, the amounts sted below as to the ow are controlling. If red by the court, all er be treated by the Estimated total payments by
	Mainter Check of Non The the appointerest iisted of current relief fro aymer plan. Ti	nance of paymone. Treatmel paymone. The lif "None" is a debtor(s) will relicable contract debtor(s), as sign, if any, at the rent payom the automants under this lefinal columnistic col	checked, the res maintain the curit and noticed in pecified below. rate stated, pro- m filed before the ment and arre tic stay is orde paragraph as to n includes only p	of default, if any. It of § 3.1 need not be content contractual installments and appearated unless a specific effiling deadline under arage. In the absence of red as to any item of content and the content of the con	nent payments on the solution of the solution	ne secured claims list e payments will be dis vill be paid in full thro d below. Unless other 002(c) control over any iled proof of claim, the s paragraph, then, un claims based on that claims based on that interest rate on arrearage	sbursed either by the ugh disbursements rwise ordered by the y contrary amounts li- e amounts stated belonless otherwise orde collateral will no long Monthly Plan PMT	e trustee or directly by the trustee, with court, the amounts sted below as to the ow are controlling. If red by the court, all er be treated by the Estimated total payments by
Distributed by:	Mainter Check of Non The the apply the sinterest interest interest interest frequency	nance of paymone. Treatmel paymone. The lif "None" is a debtor(s) will relicable contract debtor(s), as sign, if any, at the rent payom the automants under this lefinal columnistic col	checked, the res maintain the curit and noticed in pecified below. rate stated, pro- m filed before the ment and arre tic stay is orde paragraph as to n includes only p	rent contractual installmr conformity with any app Any existing arrearage a filing deadline under arage. In the absence of that collateral will ceas ayments disbursed by the Current Installments Payments (Including escrow)	nent payments on the control of the	ne secured claims list e payments will be dis vill be paid in full thro d below. Unless other 002(c) control over any iled proof of claim, the s paragraph, then, un claims based on that claims based on that an by the debtor(s). Interest rate on arrearage (If any)	sbursed either by the ugh disbursements rwise ordered by the y contrary amounts li- e amounts stated belonless otherwise ordered collateral will no long Monthly Plan PMT on arrearage	e trustee or directly by the trustee, with court, the amounts sted below as to the ow are controlling. If red by the court, all er be treated by the Estimated total payments by trustee
■TrusteeMonths Starting on Plan Month	Mainter Check of Non The the app by the sinterest listed of current relief fre payment plan. The	nance of paymone. Treatmel paymone. The lif "None" is a debtor(s) will relicable contract debtor(s), as sign, if any, at the rent payom the automants under this lefinal columnistic col	checked, the res maintain the curit and noticed in pecified below. rate stated, pro- m filed before the ment and arre tic stay is orde paragraph as to n includes only p	rent contractual installments of galler and service of	nent payments on the control of the	ne secured claims list e payments will be dis vill be paid in full thro d below. Unless other 002(c) control over any iled proof of claim, the s paragraph, then, un claims based on that claims based on that an by the debtor(s). Interest rate on arrearage (If any)	sbursed either by the ugh disbursements rwise ordered by the y contrary amounts li- e amounts stated belonless otherwise ordered collateral will no long Monthly Plan PMT on arrearage	e trustee or directly by the trustee, with court, the amounts sted below as to the ow are controlling. If red by the court, all er be treated by the Estimated total payments by trustee
□Debtor(s)	Mainter Check of Non The the app by the silisted of current relief frr paymer plan. The	nance of paymone. Treatmel paymone. The lif "None" is a debtor(s) will relicable contract debtor(s), as sign, if any, at the rent payom the automants under this lefinal columnistic col	checked, the res maintain the curit and noticed in pecified below. rate stated, pro- m filed before the ment and arre tic stay is orde paragraph as to n includes only p	rent contractual installments of galler and conformity with any app. Any existing arrearage rated unless a specific effling deadline under arage. In the absence of that collateral will cease ayments disbursed by the conformity of the collateral will case to any item of contract collateral will cease ayments disbursed by the collateral will be collateral will be collateral will cease ayments disbursed by the collateral will be collateral wi	nent payments on the control of the	ne secured claims list e payments will be dis vill be paid in full thro 002(c) control over any iled proof of claim, the s paragraph, then, un claims based on that claims based on that an by the debtor(s). Interest rate on arrearage (If any)%	sbursed either by the ugh disbursements rwise ordered by the y contrary amounts li e amounts stated bele less otherwise orde collateral will no long Monthly Plan PMT on arrearage	e trustee or directly by the trustee, with court, the amounts sted below as to the ow are controlling. If red by the court, all er be treated by the Estimated total payments by trustee

Case:18-01254-EAG13 Doc#:100 Filed:09/23/20 Entered:09/23/20 14:27:47 Desc: Main Document Page 6 of 14

S S Months Starting on Plan Month		Collateral	Current Installme Payment (Including e	ts	Amount of arrearage (If any)	Interest rate on arreara (If any)		Monthly Plan PMT on arrearage	Estimated total payments by trustee
Name of Creditor Collateral Course			\$		\$	9	6	\$	\$
Installments Payments (If any) arrearage (If any) a			■Trustee	е			Months	Starting on Pla	an Month
Insert additional lines as needed. Request for valuation of security, payment of fully secured claims, and modification of undersecured claims. Check one. None. If "None" is checked, the rest of § 3.2 need not be completed or reproduced. The remainder of this paragraph will be effective only if the applicable box in Part 1 of this plan is checked. The debtor(s) request that the court determine the value of the secured claims listed below. For each non-governmental secured claims of governmental units, unless otherwise ordered by the court, the value of a secured claim listed in a proof of claim filed in accordance with the Bankruptcy Rules controls over any contrary amount listed below. For each listed daim, the value of the secured claims of governmental units, unless otherwise ordered by the court, the value of a secured claim listed in a proof of claim filed in accordance with the Bankruptcy Rules controls over any contrary amount listed below, for each listed daim, the value of the secured claim will be pro-rated according to section 7.2. The portion of any allowed claim that exceeds the amount of the secured claim will be treated as an unsecured claim under Part 5 of this plan. If the amount of a creditor's secured claim is listed below as having no value, the creditor's allowed claim will be treated in its entiret as an unsecured claim under Part 5 of this plan. Unless otherwise ordered by the court, the amount of the creditor's total claim listed on the proof of claim controls over any contrary amounts listed in this paragraph. The holder of any claim listed below as having value in the column headed Amount of secured claim will retain the lien on the property interest of the debtor(s) or the estate(s) until the earlier of: (a) Payment of the underlying debt determined under nonbankruptcy law, or (b) Discharge of the underlying debt under 11 U.S.C. § 1328, at which time the lien will terminate and be released by the creditor. See Bankruptcy Rule 3015. Name of Creditor Total Claim School Rule S	Name of Creditor	Collateral	Installme Payment	ents ts	arrearage	rate on arrearaç		Plan PMT	
Insert additional lines as needed. Request for valuation of security, payment of fully secured claims, and modification of undersecured claims. Check one. None. If "None" is checked, the rest of § 3.2 need not be completed or reproduced. The remainder of this paragraph will be effective only if the applicable box in Part 1 of this plan is checked. The debtor(s) request that the court determine the value of the secured claims listed below. For each non-governmental secured claim listed below, the debtor(s) state that the value of the secured claim should be as set out in the column headed Amount of secured claim fled in accordance with the Bankruptcy Rules controls over any contrary amount listed below. For each listed claim, the value of the secured claim is listed below. For each listed claim, the value of the secured claim will be pro-rated according to section 7.2. The portion of any allowed claim that exceeds the amount of the secured daim will be treated as an unsecured claim under Part 5 of this plan. If the amount of a creditor's secured claim is listed below as having no value, the creditor's allowed claim will be treated in its entiret as an unsecured claim under Part 5 of this plan. Unless otherwise ordered by the court, the amount of the creditor's total claim listed on the proof of claim controls over any contrary amounts listed in this paragraph. The holder of any claim listed below as having value in the column headed Amount of secured claim will retain the lien on the property interest of the debtor(s) or the estate(s) until the earlier of: (a) Payment of the underlying debt under 11 U.S.C. § 1328, at which time the lien will terminate and be released by the creditor. See Bankruptcy Rule 3015. Name of Creditor Estimated Collateral Collateral Collateral Amount of Creditor's Total of Monthly PMTs Creditor's Total Claim Secured Rate 9 to Creditor Monthly PMT Estimated Collateral Amount of Creditor's Total of Monthly PMTs			\$		\$	9	6	\$	\$
Request for valuation of security, payment of fully secured claims, and modification of undersecured claims. Check one. None. If "None" is checked, the rest of § 3.2 need not be completed or reproduced. The remainder of this paragraph will be effective only if the applicable box in Part 1 of this plan is checked. The debtor(s) request that the court determine the value of the secured claims listed below. For each non-governmental secured clail listed below, the debtor(s) state that the value of the secured claim should be as set out in the column headed Amount of secured claim. For secured claims of governmental units, unless otherwise ordered by the court, the value of a secured claim listed in a proof of claim filed in accordance with the Bankruptory Rules controls over any contrary amount listed below. For each listed claim, the value of the secured claim will be paid in full with interest at the rate stated below. If no monthly payment is listed below, distribution will be pro-rated according to section 7.2. The portion of any allowed claim that exceeds the amount of the secured claim will be treated as an unsecured claim under Part 5 of this plan. Unless otherwise ordered by the court, the amount of the creditor's total claim listed on the proof of claim controls over any contrary amounts listed in this paragraph. The holder of any claim listed below as having value in the column headed Amount of secured claim will retain the lien on the property interest of the debtor(s) or the estate(s) until the earlier of: (a) Payment of the underlying debt determined under nonbankruptcy law, or (b) Discharge of the underlying debt under 11 U.S.C. § 1328, at which time the lien will terminate and be released by the creditor. See Bankruptcy Rule 3015. Name of Creditor Estimated Collateral Amount of Collateral Amount of Collateral Claim Secured Rate % to Creditor Total of Monthly PMTs Claim Estimated Collateral Collateral Claim Secured Rate % to Creditor Monthly PMTs Claim Secured Rate % to Creditor Monthly P			■Trustee	9		N	lonths	Starting on Pla	an Month
■ None. If "None" is checked, the rest of § 3.2 need not be completed or reproduced. The remainder of this paragraph will be effective only if the applicable box in Part 1 of this plan is checked. □ The debtor(s) request that the court determine the value of the secured claims listed below. For each non-governmental secured claim listed below, the debtor(s) state that the value of the secured claim should be as set out in the column headed Amount of secured claim. For secured claims of governmental units, unless otherwise ordered by the court, the value of a secured claim listed in a proof of claim filed in accordance with the Bankruptcy Rules controls over any contrary amount listed below. For each listed claim, the value of the secured claim will be paid in full with interest at the rate stated below. If no monthly payment is listed below, distribution will be pro-rated according to section 7.2. The portion of any allowed claim that exceeds the amount of the secured claim will be treated as an unsecured claim under Part 5 of this plan. Unless otherwise ordered by the court, the amount of the creditor's total claim listed on the proof of claim controls over any contrary amounts listed in this paragraph. The holder of any claim listed below as having value in the column headed Amount of secured claim will retain the lien on the property interest of the debtor(s) or the estate(s) until the earlier of: (a) Payment of the underlying debt determined under nonbankruptcy law, or (b) Discharge of the underlying debt determined under nonbankruptcy law, or (c) Discharge of the underlying debt determined under nonbankruptcy law, or (d) Discharge of the underlying debt determined under nonbankruptcy law, or (d) Discharge of the underlying debt determined under nonbankruptcy law, or (e) Discharge of the underlying debt under 11 U.S.C. § 1328, at which time the lien will terminate and be released by the creditor. See Bankruptcy Rule 3015. Name of Creditor's Total Claim Senior to Creditor's Total Claim Monthl	Insert additional lines	s as needed.							
The remainder of this paragraph will be effective only if the applicable box in Part 1 of this plan is checked. The debtor(s) request that the court determine the value of the secured claim should be as set out in the column headed Amount of secured claim. For secured claims of governmental units, unless otherwise ordered by the court, the value of a secured claim listed in a proof of claim float in accordance with the Bankruptcy Rules controls over any contrary amount listed below. For each listed claim, the value of the secured claim will be paid in full with interest at the rate stated below. If no monthly payment is listed below, distribution will be pro-rated according to section 7.2. The portion of any allowed claim that exceeds the amount of the secured claim will be treated as an unsecured claim under Part 5 of thi plan. If the amount of a creditor's secured claim is listed below as having no value, the creditor's allowed claim will be treated in its entiret as an unsecured claim under Part 5 of this plan. Unless otherwise ordered by the court, the amount of the creditor's total claim listed on the proof of claim controls over any contrary amounts listed in this paragraph. The holder of any claim listed below as having value in the column headed Amount of secured claim will retain the lien on the property interest of the debtor(s) or the estate(s) until the earlier of: (a) Payment of the underlying debt determined under nonbankruptcy law, or (b) Discharge of the underlying debt under 11 U.S.C. § 1328, at which time the lien will terminate and be released by the creditor. See Bankruptcy Rule 3015. Name of Creditor Estimated Collateral Collateral Claims Secured Rate % to Creditor Total of Monthly PMTs Creditor's Claim Months Starting on Plan Month	Request for valuation	on of security, p	ayment of fully	secured cla	nims, and mo	dification of u	ndersecur	ed claims. Chec	sk one.
The debtor(s) request that the court determine the value of the secured claims listed below. For each non-governmental secured claim listed below, the debtor(s) state that the value of the secured claim should be as set out in the column headed Amount of secured claim. For secured claims of governmental units, unless otherwise ordered by the court, the value of a secured claim listed in a proof of claim filed in accordance with the Bankruptcy Rules controls over any contrary amount listed below. For each listed claim, the value of the secured claim will be paid in full with interest at the rate stated below. If no monthly payment is listed below, distribution will be pro-rated according to section 7.2. The portion of any allowed claim that exceeds the amount of the secured claim will be treated as an unsecured claim under Part 5 of this plan. Unless otherwise ordered by the court, the amount of the creditor's secured claim is listed below as having no value, the creditor's allowed claim will be treated in its entiret as an unsecured claim under Part 5 of this plan. Unless otherwise ordered by the court, the amount of the creditor's total claim listed on the proof of claim controls over any contrary amounts listed in this paragraph. The holder of any claim listed below as having value in the column headed Amount of secured claim will retain the lien on the property interest of the debtor(s) or the estate(s) until the earlier of: (a) Payment of the underlying debt determined under nonbankruptcy law, or (b) Discharge of the underlying debt under 11 U.S.C. § 1328, at which time the lien will terminate and be released by the creditor. See Bankruptcy Rule 3015. Name of Creditor Estimated Collateral Amount of Collateral Amount of Creditor's Claims Secured Claim Amount of Creditor's Claim Claim Claims Secured Claim Onthly PMT Estimated Claim Monthly PMT Total of Monthly PMT Secured Claim Clai	None. If "None" is	s checked, the re	st of § 3.2 need	not be comp	oleted or repro	oduced.			
listed below, the debtor(s) state that the value of the secured claim should be as set out in the column headed Amount of secured claim. For secured claims of governmental units, unless otherwise ordered by the court, the value of a secured claim isted in a proof of claim filled in accordance with the Bankruptcy Rules controls over any contrary amount listed below. For each listed claim, the value of the secured claim will be paid in full with interest at the rate stated below. If no monthly payment is listed below, distribution will be pro-rated according to section 7.2. The portion of any allowed claim that exceeds the amount of the secured claim will be treated as an unsecured claim under Part 5 of this plan. If the amount of a creditor's secured claim is listed below as having no value, the creditor's allowed claim will be treated in its entiret as an unsecured claim under Part 5 of this plan. Unless otherwise ordered by the court, the amount of the creditor's total claim listed on the proof of claim controls over any contrary amounts listed in this paragraph. The holder of any claim listed below as having value in the column headed Amount of secured claim will retain the lien on the property interest of the debtor(s) or the estate(s) until the earlier of: (a) Payment of the underlying debt determined under nonbankruptcy law, or (b) Discharge of the underlying debt under 11 U.S.C. § 1328, at which time the lien will terminate and be released by the creditor. See Bankruptcy Rule 3015. Name of Creditor Estimated Collateral Collateral Calams Secured Rate to Creditor Total of Monthly PMTs Creditor's Claim Senior to Creditor's Claim Senior to Creditor's Claim Monthly PMTs Months Starting on Plan Month									
plan. If the amount of a creditor's secured claim is listed below as having no value, the creditor's allowed claim will be treated in its entiret as an unsecured claim under Part 5 of this plan. Unless otherwise ordered by the court, the amount of the creditor's total claim listed on the proof of claim controls over any contrary amounts listed in this paragraph. The holder of any claim listed below as having value in the column headed Amount of secured claim will retain the lien on the property interest of the debtor(s) or the estate(s) until the earlier of: (a) Payment of the underlying debt determined under nonbankruptcy law, or (b) Discharge of the underlying debt under 11 U.S.C. § 1328, at which time the lien will terminate and be released by the creditor. See Bankruptcy Rule 3015. Name of Creditor Estimated Collateral Value of Collateral Senior to Creditor's Total of Monthly PMTs Creditor's Claim \$\$ \$	The remainder of thi	s paragraph will	be effective only	if the applica	able box in Pa	rt 1 of this plan	is checked		
interest of the debtor(s) or the estate(s) until the earlier of: (a) Payment of the underlying debt determined under nonbankruptcy law, or (b) Discharge of the underlying debt under 11 U.S.C. § 1328, at which time the lien will terminate and be released by the creditor. See Bankruptcy Rule 3015. Name of Creditor Estimated Collateral Value of Amount of Creditor's Total Claim Senior to Creditor's Claim \$ \$	The debtor(s) req listed below, the deb secured claims of g accordance with the will be paid in full wit	uest that the co otor(s) state that overnmental unit Bankruptcy Rul	urt determine the the value of the ses, unless otherwes es controls over	e value of t secured clai rise ordered any contrar	he secured of m should be a by the court, y amount liste	laims listed be as set out in the the value of a d below. For e	low. For each column has secured clack listed	ach non-govern eaded <i>Amount o</i> aim listed in a p claim, the value	of secured claim. For proof of claim filed in of the secured claim
(b) Discharge of the underlying debt under 11 U.S.C. § 1328, at which time the lien will terminate and be released by the creditor. See Bankruptcy Rule 3015. Name of Creditor Estimated Amount of Creditor's Total Claim Senior to Creditor's Claim Senior to Creditor's Claim Senior to Creditor's Claim Monthly PMT Estimated Total of Monthly PMTs Claim Monthly PMTs Monthly PMTs Monthly PMTs Monthly PMTs Monthly PMTs Monthly PMTs	The debtor(s) requisted below, the debtor de	uest that the coptor(s) state that overnmental unit. Bankruptcy Rul th interest at the allowed claim the of a creditor's seaim under Part 5	urt determine the the value of the sis, unless otherwises controls over rate stated below at exceeds the accured claim is list of this plan. Unless the value of this plan.	e value of the secured clain vise ordered any contrart v.lf no month is seed below a sess otherwise.	the secured comes should be a by the court, by amount listen and payment is the secured class having now see ordered by	laims listed be as set out in the the value of a d below. For ea listed below, o tim will be treat value, the cred	low. For eacolumn he secured of ach listed elistribution ted as an itor's allow	ach non-governi eaded Amount of aim listed in a piclaim, the value will be pro-rated unsecured claim and claim will be	of secured claim. For proof of claim filed in of the secured claim according to section a under Part 5 of this treated in its entirety
Name of Creditor Septimated Amount of Creditor's Total Claim Septimated Collateral Value of Creditor's Claim Septimated Amount of Creditor's Claim Septimated Collateral Claim Septimated Total of Monthly PMTs Septimated Septimated Claim Septimated Septim	The debtor(s) req listed below, the debt secured claims of graccordance with the will be paid in full wit 7.2. The portion of any a plan. If the amount as an unsecured claim control. The holder of any of the holder of any of the secured claim control.	uest that the coptor(s) state that overnmental united Bankruptcy Ruleth interest at the allowed claim that of a creditor's seasim under Part 5 ols over any contedim listed below	urt determine the the value of the size, unless otherwises controls over rate stated below at exceeds the accured claim is list of this plan. Unlearly amounts list vas having value	e value of the secured claim is a ordered any contrar v.lf no month amount of the sted below a less otherwised in this parties in the column to the column the secure in the secur	the secured of m should be a by the court, y amount liste haly payment is the secured class having no vise ordered by aragraph.	laims listed be as set out in the the value of a d below. For e. listed below, c him will be trea value, the cred the court, the	low. For eacolumn he secured cleach listed listribution ted as an itor's allow amount of	ach non-governiceded Amount of aim listed in a polarim, the value will be pro-rated unsecured claim ved claim will be the creditor's total	of secured claim. For proof of claim filed in of the secured claim according to section a under Part 5 of this treated in its entirety tal claim listed on the
Amount of Creditor's Senior to Claim Secured Rate % to Creditor Total of Monthly PMTs Total Claim Senior to Claim Claim Monthly PMTs Total Claim Senior to Claim Monthly PMTs Total Claim Senior to Claim Monthly PMTs Total of Monthly PMTs Secured Rate % to Creditor Total of Monthly PMTs Total of Monthly PMTs Senior to Claim Monthly PMTs Total of Monthly PMTs Total of Monthly PMTs Senior to Claim Monthly PMTs Total of Monthly PMTs Total of Monthly PMTs Total of Monthly PMTs Senior to Claim Monthly PMTs Total of Monthly PMTs Total of Monthly PMTs Total of Monthly PMTs Senior to Claim Monthly PMTs	The debtor(s) requisted below, the debtored claims of graccordance with the will be paid in full with 7.2. The portion of any aplan. If the amount as an unsecured claim control. The holder of any contress of the debtored	uest that the coptor(s) state that overnmental unit. Bankruptcy Rul th interest at the allowed claim the of a creditor's seatim under Part 5 ols over any contelaim listed below r(s) or the estate.	urt determine the the value of the sis, unless otherwises controls over rate stated below at exceeds the accured claim is list of this plan. Unlearly amounts list was having values (s) until the earlies.	e value of the secured claim of the steel below a contract of the steel below a contract of the steel below a contract of the steel in the color of:	the secured of m should be a by the court, y amount liste also seek as having no vise ordered by aragraph.	laims listed be as set out in the the value of a d below. For e. listed below, c him will be trea value, the cred the court, the	low. For eacolumn he secured cleach listed listribution ted as an itor's allow amount of	ach non-governiceded Amount of aim listed in a polarim, the value will be pro-rated unsecured claim ved claim will be the creditor's total	of secured claim. For proof of claim filed in of the secured claim according to section a under Part 5 of this treated in its entirety tal claim listed on the
Months Starting on Plan Month	The debtor(s) requisted below, the debtored claims of graccordance with the will be paid in full with 7.2. The portion of any applan. If the amount as an unsecured claim control. The holder of any claim terest of the debtored as a proper of the debtored	uest that the coptor(s) state that overnmental unit. Bankruptcy Rul th interest at the allowed claim the of a creditor's season under Part 5 ols over any contellaim listed below r(s) or the estate underlying debt de underlying debt.	urt determine the the value of the sis, unless otherwises controls over rate stated below at exceeds the accured claim is list of this plan. Unlearly amounts list was having value (s) until the earlied etermined under	e value of the secured claim of the steed below a cess otherwished in the color of: nonbankru	the secured of m should be a by the court, y amount liste also seek as having no vise ordered by aragraph.	laims listed be as set out in the the value of a d below. For each listed below, common will be treating walue, the credithe court, the	low. For eacolumn he secured clack listed as an itor's allow amount of cured claim	ach non-governice aded Amount of aim listed in a polar claim, the value will be pro-rated unsecured claim will be the creditor's total will retain the I	of secured claim. For proof of claim filed in of the secured claim according to section in under Part 5 of this treated in its entirety tal claim listed on the lien on the property
	The debtor(s) requisted below, the debtor secured claims of gracordance with the will be paid in full with 7.2. The portion of any aplan. If the amount as an unsecured claim control. The holder of any control interest of the debtor (a) Payment of the unit (b) Discharge of the Bankruptcy Rule 30.	uest that the coptor(s) state that overnmental unit and allowed claim that of a creditor's seatim under Part 5 ols over any control of the estate underlying debt defended and estate and e	urt determine the the value of the start and	e value of the secured claim vise ordered any contrart vilf no month amount of the sted below a cess otherwised in this partie in the color of: I nonbankru C. § 1328,	the secured of m should be a by the court, y amount liste haly payment is the secured class having now see ordered by aragraph. Summ headed ptcy law, or at which time Amount of Claims Senior to Creditor's	laims listed be as set out in the the value of a d below. For existed below, common will be treated the court, the amount of secured.	low. For eacolumn he secured clack listed as an itor's allow amount of cured claim	ach non-governieaded Amount of aim listed in a periodical programment of the control of the creditor's total of the creditor's	of secured claim. For proof of claim filed in of the secured claim according to section a under Part 5 of this treated in its entirety tal claim listed on the lien on the property by the creditor. See Estimated Total of
	The debtor(s) requisted below, the debtor secured claims of gracordance with the will be paid in full with 7.2. The portion of any aplan. If the amount as an unsecured claim control. The holder of any control interest of the debtor (a) Payment of the unit (b) Discharge of the Bankruptcy Rule 30.	uest that the coptor(s) state that overnmental unit and allowed claim the allowed claim the of a creditor's seatim under Part 5 ols over any controls over any controls over any controls over the estate underlying debt de u	urt determine the the value of the start and	e value of t secured clai vise ordered any contrar v.lf no montl amount of the sted below a ess otherwise ted in this pa te in the col er of: nonbankru C. § 1328,	the secured of m should be a by the court, y amount liste haly payment is the secured class having no vise ordered by aragraph. Sumn headed aptcy law, or at which time Amount of Claims Senior to Creditor's Claim	laims listed be as set out in the the value of a d below. For existed below, common will be treated the court, the court, the court of secured Claim	low. For eacolumn he secured clack listed as an itor's allow amount of cured claim rminate ar Interest Rate %	ach non-governieaded Amount of aim listed in a periodical programment of the control of the cont	of secured claim. For proof of claim filed in of the secured claim according to section a under Part 5 of this treated in its entirety tal claim listed on the lien on the property by the creditor. See Estimated Total of Monthly PMTs
	The debtor(s) requisted below, the debtor secured claims of gracordance with the will be paid in full with 7.2. The portion of any aplan. If the amount as an unsecured claim control. The holder of any control interest of the debtor (a) Payment of the unit (b) Discharge of the Bankruptcy Rule 30.	uest that the coptor(s) state that overnmental unit and allowed claim the allowed claim the of a creditor's seatim under Part 5 ols over any controls over any controls over any controls over the estate underlying debt de u	urt determine the the value of the start and	e value of t secured clai vise ordered any contrar v.lf no montl amount of the sted below a ess otherwise ted in this pa te in the col er of: nonbankru C. § 1328,	the secured of m should be a by the court, y amount liste haly payment is the secured class having no vise ordered by aragraph. Sumn headed aptcy law, or at which time Amount of Claims Senior to Creditor's Claim	laims listed be as set out in the the value of a d below. For existed below, common will be treated the court, the court, the court of secured Claim	low. For eacolumn he secured clack listed as an itor's allow amount of cured claim	ach non-governieaded Amount of aim listed in a polar p	of secured claim. For proof of claim filed in of the secured claim according to section a under Part 5 of this treated in its entirety tal claim listed on the lien on the property by the creditor. See Estimated Total of Monthly PMTs

Insert additional lines as needed.

3.2

Case:18-01254-EAG13 Doc#:100 Filed:09/23/20 Entered:09/23/20 14:27:47 Desc: Main Document Page 7 of 14

01	luded from 11 U.S.C. §	506.								
Check one.										
None. If "None" is a	checked, the rest of § 3	3 need not be complete	ed or reproduc	ced.						
The claims listed below were either: (1) Incurred within 910 days before the petition date and secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or										
trustee or directly by filed before the filing contrary timely filed	/ the debtor, as specifieg g deadline under Banking proof of claim, the amo y the debtor. If the Trust	d below. Unless other ruptcy Rule 3002(c) ounts stated below are	wise ordered controls over controlling. T	by the court, the cany contrary amo	syments will be disbursed either by the claim amount stated on a proof of claim amount stated on a proof of claim unt listed below. In the absence of cludes only payments disbursed by the cludes only payments disbursed by the prorate of the claim of th					
Name of Creditor	Collateral	Amount of Claim	Interest Rate	Monthly plan payment	Estimated total payments by Trustee					
·		\$	%	\$	\$					
			Months	Distributed by:						
		Starti	ing on	■Trustee						
		Plan	Month	□Debtor(s)						
Name of Creditor	Collateral	Amount of Claim	Interest Rate	Monthly plan payment	Estimated total payments by Trustee					
		_ \$	%	\$	\$					
		Starti	Months	Distributed by:						
			.5	I Tructoo						
		Plan I	ng on Month	■Trustee						
nsert additional lines as	s needed.	Plan I	Month	■Trustee □Debtor(s)						
nsert additional lines as en Avoidance.	s needed.	Plan I	Month							
en Avoidance.		Plan I	Month	□Debtor(s)						
en Avoidance. heck one. None. If "None" is ched	cked, the rest of § 3.4 ne	Plan I	Month	□Debtor(s)						
en Avoidance. heck one. None. If "None" is ched he remainder of this par	cked, the rest of § 3.4 ne ragraph will be effective o	Plan I need not be completed only if the applicable bo	Month or reproduced. ox in Part 1 of t	□Debtor(s) his plan is checked						
en Avoidance. heck one. None. If "None" is check he remainder of this par The judicial liens or not e debtor(s) would have becuring a claim listed be mount, if any, of the jud 522(f) and Bankruptcy	cked, the rest of § 3.4 ne ragraph will be effective of conpossessory, nonpurche been entitled under 11 elow will be avoided to the nor security interest that dicial lien or security interest that	Plan I be completed of conly if the applicable both asse money security in U.S.C. § 522(b). Unlesse extent that it impairs it is avoided will be tracest that is not avoided an one lien is to be avoided an one lien is to be avoided.	or reproduced. ox in Part 1 of the sterests securing so otherwise on such exemptificated as an und will be paid in bided, provide	his plan is checked ng the claims liste rdered by the cour ions upon entry of in n full as a secured	d below impair exemptions to which t, a judicial lien or security interest the order confirming the plan. The					
en Avoidance. heck one. None. If "None" is check he remainder of this par The judicial liens or not e debtor(s) would have becuring a claim listed be mount, if any, of the jud 522(f) and Bankruptcy	cked, the rest of § 3.4 ne ragraph will be effective of conpossessory, nonpurche been entitled under 11 elow will be avoided to the nor security interest the dicial lien or security interest Rule 4003(d). If more the distribution will be prorate	Plan I peed not be completed of conly if the applicable both asse money security in U.S.C. § 522(b). Unlesse extent that it impairs it is avoided will be treest that is not avoided and one lien is to be avoided according to plan seed	or reproduced. ox in Part 1 of the sterests securing so otherwise on such exemptificated as an und will be paid in bided, provide	his plan is checked ng the claims liste rdered by the cour ions upon entry of in n full as a secured	d below impair exemptions to which t, a judicial lien or security interest the order confirming the plan. The Part 5 to the extent allowed. The claim under the plan. See 11 U.S.C. parately for each lien. If no monthly					
en Avoidance. heck one. None. If "None" is check the remainder of this pare The judicial liens or not the debtor(s) would have the eduring a claim listed be the mount of the judicial lier the mount, if any, of the judicial the first pare is listed below, the formation regarding the formation regarding the first pare is listed below, the formation regarding the first pare is listed below.	cked, the rest of § 3.4 ne ragraph will be effective of conpossessory, nonpurche been entitled under 11 elow will be avoided to the nor security interest the dicial lien or security interest Rule 4003(d). If more the distribution will be prorate	Plan I be completed of conly if the applicable both assemoney security in U.S.C. § 522(b). Unlesse extent that it impairs it is avoided will be tracted an one lien is to be avoided according to plan sein Avoidance	or reproduced. ox in Part 1 of the second s	his plan is checked ing the claims lister dered by the cour ions upon entry of the secured claim in in full as a secured the information see	d below impair exemptions to which t, a judicial lien or security interest the order confirming the plan. The Part 5 to the extent allowed. The claim under the plan. See 11 U.S.C. parately for each lien. If no monthly Treatment of Remaining secured claim					
en Avoidance. heck one. None. If "None" is check he remainder of this par The judicial liens or not e debtor(s) would have equiring a claim listed be mount of the judicial lier mount, if any, of the jud 522(f) and Bankruptcy ayment is listed below, or information regarding udicial lien or security interest	cked, the rest of § 3.4 ne ragraph will be effective of conpossessory, nonpurche been entitled under 11 elow will be avoided to the nor security interest that dicial lien or security interest that distribution will be prorated. Calculation of L Amount of lien	Plan I be completed of any if the applicable both asse money security in U.S.C. § 522(b). Unlesse extent that it impairs it is avoided will be treat that is not avoided an one lien is to be avoided according to plan seinen Avoidance	or reproduced. ox in Part 1 of the sterests securities of the such exemption and will be paid in bided, provide ection 7.2.	his plan is checked ng the claims liste rdered by the cour ions upon entry of insecured claim in n full as a secured the information se	d below impair exemptions to which t, a judicial lien or security interest the order confirming the plan. The Part 5 to the extent allowed. The claim under the plan. See 11 U.S.C. parately for each lien. If no monthly Treatment of Remaining secured					
en Avoidance. heck one. None. If "None" is check he remainder of this par The judicial liens or not e debtor(s) would have equiring a claim listed be mount of the judicial lier mount, if any, of the jud 522(f) and Bankruptcy ayment is listed below, or information regarding udicial lien or security interest	cked, the rest of § 3.4 ne ragraph will be effective of conpossessory, nonpurche been entitled under 11 elow will be avoided to the nor security interest the dicial lien or security interest the Rule 4003(d). If more the distribution will be prorate a. Amount of lien b. Amount of all of the ragraph will be a security interest.	Plan I be completed of only if the applicable both asse money security in U.S.C. § 522(b). Unlesse extent that it impairset is avoided will be treast that is not avoided an one lien is to be avoided according to plan sei	or reproduced. ox in Part 1 of the sterests securing so otherwise of such exemption at the sterest at the such exemption of the sterest as an unique will be paid in order to be section 7.2.	his plan is checked ng the claims liste rdered by the cour ions upon entry of nsecured claim in n full as a secured the information se	d below impair exemptions to which t, a judicial lien or security interest the order confirming the plan. The Part 5 to the extent allowed. The claim under the plan. See 11 U.S.C. parately for each lien. If no monthly Treatment of Remaining secured claim Amount of secured claim after					
en Avoidance. heck one. None. If "None" is check he remainder of this par The judicial liens or not e debtor(s) would have ecuring a claim listed be mount of the judicial lier mount, if any, of the jud 522(f) and Bankruptcy ayment is listed below, or information regarding udicial lien or security interest Name of Creditor	cked, the rest of § 3.4 ne ragraph will be effective of conpossessory, nonpurche been entitled under 11 elow will be avoided to the nor security interest that dicial lien or security interest that distribution will be prorated. Calculation of L Amount of lien	Plan I be completed of only if the applicable both asse money security in U.S.C. § 522(b). Unlesse extent that it impairset is avoided will be treast that is not avoided an one lien is to be avoided according to plan sei	or reproduced. ox in Part 1 of the sterests securing so otherwise of such exemption at the sterest at the such exemption of the sterest as an unique will be paid in order to be section 7.2.	his plan is checked ng the claims liste rdered by the cour ions upon entry of insecured claim in n full as a secured the information se	d below impair exemptions to which t, a judicial lien or security interest the order confirming the plan. The Part 5 to the extent allowed. The claim under the plan. See 11 U.S.C. parately for each lien. If no monthly Treatment of Remaining secured claim Amount of secured claim after avoidance (line a minus line f)					
en Avoidance. heck one. None. If "None" is check he remainder of this par The judicial liens or not e debtor(s) would have ecuring a claim listed be mount of the judicial lier mount, if any, of the jud 522(f) and Bankruptcy ayment is listed below, of information regarding udicial lien or security interest Name of Creditor Collateral	cked, the rest of § 3.4 ne ragraph will be effective of conpossessory, nonpurche been entitled under 11 elow will be avoided to the nor security interest that dicial lien or security interest that distribution will be prorate. Calculation of L a. Amount of lien b. Amount of all of c. Value of claims	Plan I be completed of only if the applicable both asse money security in U.S.C. § 522(b). Unlesse extent that it impairset is avoided will be treast that is not avoided an one lien is to be avoided according to plan sei	or reproduced. ox in Part 1 of the sterests securing so otherwise of such exemption at the sterest at the such exemption of the sterest as an unique will be paid in order to be section 7.2.	his plan is checked ng the claims liste rdered by the cour ions upon entry of nsecured claim in n full as a secured the information se	d below impair exemptions to which t, a judicial lien or security interest the order confirming the plan. The Part 5 to the extent allowed. The claim under the plan. See 11 U.S.C. parately for each lien. If no monthly Treatment of Remaining secured claim Amount of secured claim after avoidance (line a minus line f)					
en Avoidance. heck one. None. If "None" is check he remainder of this par The judicial liens or not e debtor(s) would have ecuring a claim listed be mount of the judicial lier mount, if any, of the jud 522(f) and Bankruptcy ayment is listed below, of information regarding udicial lien or security interest Name of Creditor Collateral en identification (such a digment date, date of lie	cked, the rest of § 3.4 ne ragraph will be effective of conpossessory, nonpurche been entitled under 11 elow will be avoided to the nor security interest that dicial lien or security interest that distribution will be prorate a. Amount of lien b. Amount of lien b. Amount of all of c. Value of claims d. Total of adding	Plan I be completed of any if the applicable both asse money security in U.S.C. § 522(b). Unlesse extent that it impairs it is avoided will be treat that is not avoided an one lien is to be avoided according to plan seinen Avoidance	or reproduced. ox in Part 1 of the sterests securities of the such exemption and will be paid in bided, provide ection 7.2.	his plan is checked ng the claims liste rdered by the cour ions upon entry of nsecured claim in n full as a secured the information se	d below impair exemptions to which t, a judicial lien or security interest the order confirming the plan. The Part 5 to the extent allowed. The claim under the plan. See 11 U.S.C. parately for each lien. If no monthly Treatment of Remaining secured claim Amount of secured claim after avoidance (line a minus line f) \$ Interest Rate (if applicable)					
en Avoidance. heck one. None. If "None" is check he remainder of this par The judicial liens or not e debtor(s) would have ecuring a claim listed be mount of the judicial lier mount, if any, of the jud 522(f) and Bankruptcy ayment is listed below, of information regarding udicial lien or security interest Name of Creditor Collateral	cked, the rest of § 3.4 ne ragraph will be effective of conpossessory, nonpurche been entitled under 11 elow will be avoided to the nor security interest that dicial lien or security interest that distribution will be prorate a. Amount of lien b. Amount of lien b. Amount of all of c. Value of claims d. Total of adding	Plan I be completed of any if the applicable both asse money security in U.S.C. § 522(b). Unlesse extent that it impairs it is avoided will be treat that is not avoided an one lien is to be avoided according to plan seinen Avoidance	or reproduced. ox in Part 1 of the sterests securities of the such exemption and will be paid in bided, provide ection 7.2.	his plan is checked ng the claims liste rdered by the cour ions upon entry of insecured claim in n full as a secured the information se	d below impair exemptions to which t, a judicial lien or security interest the order confirming the plan. The Part 5 to the extent allowed. The claim under the plan. See 11 U.S.C. parately for each lien. If no monthly Treatment of Remaining secured claim Amount of secured claim after avoidance (line a minus line f) \$ Interest Rate (if applicable)					

Case:18-01254-EAG13 Doc#:100 Filed:09/23/20 Entered:09/23/20 14:27:47 Desc: Main Document Page 8 of 14

	f. Subtract line e from d.		\$	
	Extent of exemption impairme	nt		Estimated total payments or secured claim
	(check applicable box)			\$
	Line f is equal to or greater The entire lien is avoided (Do		column.)	•
	Line f is less than line a. A portion of the lien is avoided	I. (Complete the next o	olumn.)	
nsert additional lines as i	needed.			
Surrender of collateral.				
Check one.				
None. If "None" is ca	hecked, the rest of § 3.5 need not be	completed or reprodu	iced.	
request that upon conf stay under § 1301 be t	to surrender to each creditor listed irmation of this plan the stay under 1 erminated in all respects. Any allowed	1 U.S.C. § 362(a) be t	erminated as to	o the collateral only and that the
be treated in Part 5 be	low.			
be treated in Part 5 be Name of creditor	ow.	Collateral		
Name of creditor	JOSE CLAIM #6	Collateral SHARE	S \$150	
Name of creditor	I JOSE CLAIM #6		S \$150	
Name of creditor COOP. A/C SAN	N JOSE CLAIM #6	SHARE		
Name of creditor COOP. A/C SAN	I JOSE CLAIM #6	SHARE		
Name of creditor COOP. A/C SAN	N JOSE CLAIM #6 needed. nate Protection Monthly Payments to 11 USC §1326(a)(1)(C):	SHARE		Comments
Name of creditor COOP. A/C SAN nsert additional lines as re- Pre-Confirmation Adeque	N JOSE CLAIM #6 needed. nate Protection Monthly Payments to 11 USC §1326(a)(1)(C):	SHARE		
Name of creditor COOP. A/C SAN nsert additional lines as re- Pre-Confirmation Adeque	N JOSE CLAIM #6 needed. nate Protection Monthly Payments to 11 USC §1326(a)(1)(C):	SHARE		
Name of creditor COOP. A/C SAN nsert additional lines as re- Pre-Confirmation Adeque	N JOSE CLAIM #6 needed. nate Protection Monthly Payments to 11 USC §1326(a)(1)(C):	SHARE		
Name of creditor COOP. A/C SAN nsert additional lines as re- Pre-Confirmation Adeque	N JOSE CLAIM #6 needed. nate Protection Monthly Payments to 11 USC §1326(a)(1)(C):	SHARE		
Name of creditor COOP. A/C SAN nsert additional lines as re- Pre-Confirmation Adeque	N JOSE CLAIM #6 needed. nate Protection Monthly Payments to 11 USC §1326(a)(1)(C):	SHARE		

Case:18-01254-EAG13 Doc#:100 Filed:09/23/20 Entered:09/23/20 14:27:47 Desc: Main Document Page 9 of 14

3.7	Other Secured Clair	ms Modific	ations.								
	Check one.										
	None. If "None" is	checked, th	he rest of § 3.7 need	not be com	pleted or r	eproduce	d.				
	below. Any listed of unless a specific the filing deadli filed proof of claim,	the allowed claim will b amount is ne under B , the amour	v shall be modified to claim as expressly be paid in full throu provided below. Un ankruptcy Rule 300 atsstated beloware conthly payment amo	modified by the modified by th	y this sect ements by rise ordere over any c In the abs	ion, at the the trusted by the contrary and ence of a	e annual in ee, with in court, the a nounts liste contrary ti	terest rate terest, if an amounts lised below. In mely filed	and mon ny, at the ted on a n the abs	nthly payme rate state proof of concerns of a concerns of a concerns the content of a concerns of a	ents described ed, pro-rated laim filed before contrary timely
	Name of Creditor	Claim ID#	Claim Amount	Modified Interest Rate		Modified P&I	Property Taxes (Escrow)	Property Insurance (Escrow)			Estimated Total PMTs by Trustee
			\$	%		\$	\$	\$	\$	0.00	\$
			☐ To be Pay In Full 100%						Starting Plan Mo	on	
	-		\$ □ To be Pay	%	\$		\$	\$	\$ Starting	0.00	\$
			In Full 100%						Plan Mo		
			\$	%	\$		\$	\$	\$	0.00	\$
			☐ To be Pay In Full 100%						Starting Plan Mo	on onth	
DAI	RT 4: Treatmer	nt of Ed	oce and Bries	ity Cla	·						
4.1	General	IL OI FE	es and Prior	ity Cia	IIIIS						
	Trustee's fees and a without postpetition	all allowed interest.	priority claims, inclu	uding domes	stic suppor	t obligation	ons other t	han those	treated i	n § 4.5, w	rill be paid in full
4.2	Trustee's Fees										
	Trustee's fees are go	overned by nents receiv	statute and may va	ry during the uring the pla	term of than term.	e plan, ne	evertheless	are estima	ated for o	confirmatio	n purposes to be
4.3	Attorney's fees										
(Check one										
	LBR 2016-1(f).	ney for De	btor(s) elect to be o	compensate	d as a flat	fee their	legal servi	ces, up to	the plan	confirmat	on, according to
OR	Fee Application	on: The atto	orneys' fees amount 14 days from the er	will be dete	ermined by	the Court	t, upon the	approval c	f a detai	led applica	ition for fees and
	Attorney	/'s fees paid	d pre-petition					\$ <u>565</u>	5.00		
	Balance	of attorney	's fees to be paid ur	nder the plar	are estim	ated to be):	\$	0.00		

If this is a post-confirmation amended plan, estimated attorney's fees:

Case:18-01254-EAG13 Doc#:100 Filed:09/23/20 Entered:09/23/20 14:27:47 Desc: Main Document Page 10 of 14

☐ The Trustee shall pay in	full all allowed clai	ms entitled to priority under §	507, §1322(a)(2), estimated in	\$
Name of Priority Credit	or	Estim	ate Amount of claim to be pai	d
		\$		-
-,		\$		
			,	
		\$		
Insert additional lines as need	ded.			
Domestic support obligation	ns assigned or ov	ved to a governmental unit a	nd paid less than full amount.	
Check one.				
None. If "None" is checked	d, the rest of § 4.5 r	need not be completed or repr	oduced.	
The allowed priority claim governmental unit and will payments in § 2.1 be for a to	be paid less than t	he full amount of the claim un-	pport obligation that has been der 11 U.S.C. § 1322(a)(4). <i>Th</i>	assigned to or is ow is plan provision requi
Name of Creditor	siii oi oo montiis, e		ated Amount of claim to be pa	id
		\$		
		\$		
· · · · · · · · · · · · · · · · · · ·		\$	V	
Insert additional lines as need	led.			
Post confirmation property	incurance covera	na.		
Check one.	madrance coveraç	ge .		
None. If "None" is checked	d, the rest of § 4.6 r	need not be completed or repro	oduced.	
	ovide post confirmatic	n adequate protection to the secur	red creditors listed below by providir	id property insurance cove
The debtor(s) propose to pro	Insurance Company	Insurance Coverage Beginning Date	Estimated Insurance Premium to be paid	Estimated total payments by Trus
The debtor(s) propose to pro			\$	\$
			Ψ	
			Distributed by:	\$
The debtor(s) propose to pro			Distributed by: Trustee Debtor(s) S Distributed by:	\$
			Distributed by: Trustee Debtor(s)	\$

Case:18-01254-EAG13 Doc#:100 Filed:09/23/20 Entered:09/23/20 14:27:47 Desc: Main Document Page 11 of 14

PART 5: Treatment of Nonpriority Unsecured Claims

Nonpriority unsecured claims not separately classified. Allowed nonpriority unsecured claims that are not separately classified will be paid, pro rata. If more than one option is checked, the option providing the largest payment will be effective. Check all that apply. _% of the total amount of these claims, an estimated payment of \$ The funds remaining after disbursements have been made to all other creditors provided for in this plan. If the estate of the Debtor(s) were liquidated under chapter 7, nonpriority unsecured claims would be paid approximately \$____ 5.2 Maintenance of payments and cure of any default on nonpriority unsecured claims, Check one None. If "None" is checked, the rest of § 5.2 need not be completed or reproduced. The debtor(s) will maintain the contractual installment payments and cure any default in payments on the unsecured claims listed below on which the last payment is due after the final plan payment. Contractual installment payments will be disbursed either by the trustee or directly by the debtor(s), as specified below. The claim for the arrearage amount will be paid in full as specified below and disbursed by the trustee. The final column includes only payments disbursed by the trustee rather than by the debtor(s). Name of creditor Current installment Amount of arrearage Estimated total payments to be paid payments by trustee Distributed by: Trustee Debtor(s) Distributed by: Trustee Debtor(s) Insert additional lines as needed. Other separately classified nonpriority unsecured claims. Check one. 5.3 None. If "None" is checked, the rest of § 5.3 need not be completed or reproduced. The nonpriority unsecured allowed claims listed below are separately classified and will be treated as follows: (If Trustee is to disburse and no monthly payment amount is listed below, distribution will be prorated according with plan section 7.2.) Name of creditor Base for separate Amount to be paid Interest Rate Months Starting PMT Treatment (Claim No.) classification (to be paid prorated) on the claim (if applicable) on Plan Amount total amount (if applicable) Month ☐ In Full – 100% Less than 100% Paid by co-debtor Other (Explain) ☐ In Full – 100% __ % ____ \$ ____ \$ Less than 100% Paid by co-debtor Other (Explain) Insert additional lines as needed.

PART 6: Executory Contracts and Unexpired Leases

6.1	The executory contract unexpired leases are r	cts and unexpired leases list	ted below are assume	ed and will be treate	ed as specified. All ot	her executory contracts an
	Check one.					
		is checked, the rest of § 6.1 i	need not be completed	d or reproduced		
	subject to any con	s. Current installment paym trary court order or rule. Arre tustee rather than by the deb	earage payments will	l either by the truste be disbursed by the	ee or directly by the contracted trustee. The final co	debtor(s), as specified below lumn includes only payment
	Name of Creditor	Description of leased Property or executory Contract	Current Installment payment	Amount of arrearage to be paid	Treatment of arrearage (Refer to other plan section if applicable)	Estimated total payments by Trustee
			\$	\$		\$
			7	Ψ		Φ
			Distributed by:			
			■Trustee			
			☐Debtor(s)			
			\$	\$		\$
			Distributed by:			
			Trustee			
			Debtor(s)			
.1		of Property of the ate will vest in the debtor(s		Distribution	Order	
	Check the applicable	e box:				
	plan confirmation	1				
	entry of discharge					
	LJ other:		···			
.2	Plan Distribution b	y the Trustee will be in the lects the order of distribution	following order: ; same number means	s prorate distribution	among claims with s	ame number.)
	1. Distribution on Ad 1. Distribution on Ad 1. Distribution on Ad 1. Distribution on Se 2. Distribution on Se 2. Distribution on Se 3. Distribution on Se 3. Distribution on Se 3. Distribution on Un 4. Distribution on Pr 5. Distribution on Un 6. Distribution on Un 7. Distribution on Un	dequate Protection Payments torney's Fees (Part 4, Sections Claims (Part 3, Sections Confirmation Property Instructed Claims (Part 3, Sections Claims (Part 4, Sections Claims (Part 5, Sections Claims (Part 5, Sections Claims (Part 5, Sections Claims Claims Claims (Part 5, Sections Claims Claims Claims (Part 5, Sections Claims	s (Part 3, Section 3.6) on 4.3) on 3.1 total) - Current of urance Payments (Parton 3.7) on 3.1 total) - Arrearage on 3.2 total) on 3.3 total) on 3.4 total) otion 6.1) 4.5 total) 4.4 total) stion 5.2) stion 5.2)	contractual installme t 4, Section 4.6)		
	Trustee's fees are di	stributed before each of the	distributions above de	scribed pursuant to	28 U.S.C. § 586(e)(2)	

Case:18-01254-EAG13 Doc#:100 Filed:09/23/20 Entered:09/23/20 14:27:47 Desc: Main Document Page 13 of 14

PART 8: Nonstandard Plan Provisions	
8.1 Check "None" or list the nonstandard plan provisions.	
None. If "None" is checked, the rest of Part 8 need not be completed or reproduced.	
Under Bankruptcy Rule 3015(c), nonstandard provisions must be set forth below. A nonstandard the Official Form or deviating from it. Nonstandard provisions set out elsewhere in this plan are	d provision is a provision not otherwise included in ineffective.
Each paragraph must be numbered and labeled in boldface type, and with a heading state paragraph.	ing the general subject matter of the
The following plan provisions will be effective only if there is a check in the box "Included" in § 1.3	
1. 8.1 THIS SECTION MODIFIES PART 3, SECTION 3.1 MAINTENANC	E OF PAYMENTS AND CURE
DEFAULT, IF ANYTHE HOLDER OF SUCH CLAIM RETAINS THE LII	EN SECURING SUCH CLAIM.
 RETENTION OF LIEN: ALL SECURED CREDITORS SHALL RI COLLATERAL UP TO THE DATE THE SECURED PARTY IS PAID FORECLOSED. 	
3. TREATMENT TO CLAIM NO. 6 FILD BY CREDITOR COOP. A/C SAN JOINT SONLY PARTICIALLY SECURED TO THE EXTENT OF SHARES IN SHARES WILL BE SURRENDRED TO CREDITOR. UPON COMPLETIC COOP. A/C SAN JOSE WILL SURRENDER AUTO TITLE TO THE DEBTO	IN THE AMOUNT OF \$150.00, ON OF THE PLAN PAYMENT,
PART 9: Signature(s)	
/S/ GLORIA JUSTINIANO IRIZARRY Signature of attorney of debtor(s)	Date 09/22/2020
	Date
	Date

Signature(s) of Debtor(s) (required if not represented by an attorney; otherwise optional)

By filing this document, the Attorney for Debtor(s) or Debtor(s) themselves, if not represented by an attorney, also certify(les) that the wording and order of the provisions in this Chapter 13 plan are identical to those contained in Local Form G (LBF-G), other than any nonstandard provisions included in Part 8.

ELBA IRIZARRY CASTRO CALLE ALCAZAR 305 URB. SULTANA MAYAGUEZ, PR 00680

SEARS PO BOX 183081 COLUMBUS, OH 43218-3081

/S/ GLORIA JUSTINIANO IRIZARRY CALLE A. RAMIREZ SILVA #8 ENSANCHE MARTINEZ MAYAGUEZ, PR 00680

BANCO POPULAR DE PUERTO RICO PO BOX 71375 SAN JUAN, PR 00936-7077

BANCO POPULAR DE PUERTO RICO PO BOX 71375 SAN JUAN, PR 00936-7077

COOP. A/C SAN JOSE PO BOX 2020 AIBONITO, PR 00705

FIRSTBANK PO BOX 9146 SAN JUAN, PR 00908-0146

FIRSTBANK PO BOX 9146 SAN JUAN, PR 00908-0146

ISLAND FINANCE PO BOX 195369 P/C BANCO SANTANDER DE PUERTO RICO SAN JUAN, PR 00936

JOSE ANGEL SANTINI BONILLA PO BOX 552 AIBONITO, PR 00705